IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

	§	
In re:	§	Chapter 11
	§	
FIELDWOOD ENERGY LLC, et al.,	§	Case No. 20-33948 (MI)
	§	
	§	(Jointly Administered)
Debtors. ¹	§	Re: Docket Nos. 1395, 1456
	§	

NOTICE OF FILING OF SECOND AMENDED SCHEDULE OF ASSUMED CONTRACTS AND CURE AMOUNTS

PLEASE TAKE NOTICE that, on April 15, 2021, Fieldwood Energy LLC and certain of its affiliates, as debtors and debtors in possession in the above-captioned chapter 11 cases (collectively, the "Debtors"), filed the solicitation version of the *Fourth Amended Joint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors* [Docket No. 1284] (including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan").²

PLEASE TAKE FURTHER NOTICE that, on April 15, 2021, the United States
Bankruptcy Court for the Southern District of Texas (the "Bankruptcy Court") entered the

Amended Order (I) Approving Disclosure Statement and Form and Manner of Notice of

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, as applicable, are: Dynamic Offshore Resources NS, LLC (0158); Fieldwood Energy LLC (6778); Fieldwood Energy Inc. (4991); Fieldwood Energy Offshore LLC (4494); Fieldwood Onshore LLC (3489); Fieldwood SD Offshore LLC (8786); Fieldwood Offshore LLC (2930); FW GOM Pipeline, Inc. (8440); GOM Shelf LLC (8107); Bandon Oil and Gas GP, LLC (9172); Bandon Oil and Gas, LP (9266); Fieldwood Energy SP LLC (1971); Galveston Bay Pipeline LLC (5703); and Galveston Bay Processing LLC (0422). The Debtors' primary mailing address is 2000 W. Sam Houston Parkway S., Suite 1200, Houston, TX 77042.

² Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan.

Disclosure Statement Hearing; (II) Establishing Solicitation and Voting Procedures; (III) Scheduling Confirmation Hearing; (IV) Establishing Notice and Objection Procedures for Confirmation of the Proposed Plan; (V) Approving Notice and Objection Procedures for the Assumption of Executory Contracts and Unexpired Leases; (VI) Approving Procedures for Objections to the Assignment and Transfer of Property of the Estate; and (VII) Granting Related Relief [Docket No. 1286], approving notice and objection procedures for the assumption of executory contracts and unexpired leases (the "Amended Disclosure Statement Order").

PLEASE TAKE FURTHER NOTICE that, on May 26, 2021, in accordance with the Plan and Amended Disclosure Statement Order, the Debtors filed the *Plan Supplement in Connection with Fourth Amended Joint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors* [Docket No. 1394] (the "Plan Supplement"), which included, among other things, the *Schedule of Assumed Contracts* attached as <u>Exhibit D</u> thereto (the "Schedule of Assumed Contracts").

PLEASE TAKE FURTHER NOTICE that, on May 27, 2021, in accordance with the Plan and Amended Disclosure Statement Order, the Debtors filed and served upon the applicable contract parties the Debtors' *Notice to Contract Parties to Executory Contracts and Unexpired Leases of the Schedule of Assumed Contracts and Cure Amounts* [Docket No. 1395] (the "Assumption Notice").

PLEASE TAKE FURTHER NOTICE that, on June 2, 2021, in accordance with the Plan and Amended Disclosure Statement Order, the Debtors filed and served upon the applicable contract parties the Debtors' *Notice of Filing of Amended Schedule of Assumed Contracts and Cure Amounts* [Docket No. 1456], which included the *Amended Schedule of*

Assumed Contracts attached as **Exhibit A** thereto (the "Amended Schedule of Assumed Contracts").

with Section 8.1(d) of the Plan and as contemplated in the Assumption Notice, a *Second Amended Schedule of Assumed Contracts*, attached hereto as **Exhibit A** (as may be amended, supplemented, or modified, the "**Second Amended Schedule of Assumed Contracts**"), which further amends the Amended Schedule of Assumed Contracts.

PLEASE TAKE FURTHER NOTICE that annexed hereto as <u>Exhibit B</u> is a changed-pages only redline of the Second Amended Schedule of Assumed Contracts, marked against the Amended Schedule of Assumed Contracts (the "Redline of Second Amended Schedule of Assumed Contracts").

PLEASE TAKE FURTHER NOTICE that you may obtain a copy of the Amended Disclosure Statement Order, the Plan, the Disclosure Statement, the Amended Schedule of Assumed Contracts, and all documents filed in these chapter 11 cases free of charge by visiting the Debtors' restructuring website at: https://cases.primeclerk.com/fieldwoodenergy/Home-Index.

Dated: June 11, 2021 Houston, Texas

/s/ Alfredo Pérez

WEIL, GOTSHAL & MANGES LLP Alfredo R. Pérez (15776275) Clifford Carlson (24090024) 700 Louisiana Street, Suite 1700 Houston, Texas 77002

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Email: Alfredo.Perez@weil.com Clifford.Carlson@weil.com

-and-

WEIL, GOTSHAL & MANGES LLP Matthew S. Barr (admitted *pro hac vice*) Jessica Liou (admitted *pro hac vice*) 767 Fifth Avenue New York, New York 10153 Telephone: (212) 310-8000 Faccimile: (212) 310-8007

Facsimile: (212) 310-8007 Email: Matt.Barr@weil.com Jessica.Liou@weil.com

Attorneys for Debtors and Debtors in Possession

Exhibit A

Second Amended Schedule of Assumed Contracts

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 6 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan). [2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

 [3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem

[7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements.

[8] Reference is hereby made to the Debtors Fourth Amended Joint Chapter 17 Plan of Fieldwood Energy LLC and its Affiliated Debtors and its Affiliated Debtors of Low the Team of Teathwood Energy LLC and its Affiliated Debtors is fourther amended, supplemented, or modified, the "Plan"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan . The proposed treatment is effort that his Schedule of Assumed Contracts is for informational purposes only, in the event of any conflict between any of the Credit Bid Purchase Agreement, the Definitive Documents relating to any Plan of Merger (collectively, the "Transaction Documents"), on the one hand, and this Schedule of Assumed Contracts, the applicable Transaction Documents shall on the proposed of the propo Applicable Entity 3D at Depth. Inc. ieldwood Energy LLC \$0.00 Assume and assign to Credit Bid x Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid CADIAN CONTRACTORS IN dwood Energy LLC Assume and assign to Credit Bid 1/1/2014 Oilfield Services Master Ground Transportation Contract ACME TRUCK LINE INC eldwood Energy LLC \$0.0 x Purchaser
Assume and assign to Credit Bid
Purchaser Master Services Contract - Quarterly Preventive Maintenance \$4,378.96 ood Energy LLC Assume and assign to Credit Bid DAPT CONCEPTS, LLC d Energy LLC \$0.00 Purchaser ADD ENERGY LLC Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 9/6/2018 Oilfield Services \$0.00 MSA wood Energy LLC rocesses direct deposits, garnishments and tax eldwood Energy LLC Purchaser
Assume and assign to Credit Bid
Purchaser
Assume and assign to Credit Bid Oilfield Services ieldwood Energy LLC Purchase Order Terms and Condition anced Biocatalytics Comoration \$0.0 Ifield Services anced Logisitcs, LLC eldwood Energy LLC \$0.00 Purchaser Assume and assign to Credit Bid 4/1/2014 \$0.00 Other Services Agreen Response Resources Agreement 4/1/2014 Utilization Agreement Purchaser × A&R Utilization Agre GREKOTLO Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 1/1/2014 Non-Oilfield Services AGILINK TECHNOLOGIES INC \$19.980.24 Consultina Agreemen Idwood Energy LLC Assume and assign to Credit Bid Purchaser Ion-Oilfield Service Consulting Agreement AGII INK TECHNOLOGIES INC ieldwood Energy I I C \$19.980.24 MSA, Work Order For Quincy Compressor Model QSI-220 AIRE TECHNOLOGIES, COMPRESSED AIR SYSTEMS and assign to Credit Bid Purchaser 11/8/2018 Oilfield Services Technical Services Contract AKER SOLUTIONS INC \$0.00 Assume and assign to Credit Bid Purchaser 17 ieldwood Energy LLC Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to 9/17/2020 Oilfield Services Fieldwood Energy LLC Purchase Order Terms and Conditions eldwood Energy LLC \$0.00 by and between Fieldwood Energy LLC and All Aboard Developme Corporation: All Aboard Development Corp. surrender of interest Divisive Mergers ORPORATION, WALTER OIL & GAS ORPORATION, BRISTOW US LLC 20 Non-∩ilfield Service \$0.00 Assume and assign to Credit Bid Purchaser ne and assign to Credit Bid Purchaser Master Services Agreements I PHEUS DATA SERVICES ALTEC, INC \$0.00 22 1/1/2014 Oilfield Services ieldwood Energy LLC Assume and Allocate Pursuant to Divisive Mergers 10/1/1997 Lease of Platform Space Lease of Platform Space - Amberjack Pipeline Company at GC 65 'A" Platform Amberjack Pipeline Compan GC 65 Lease G05889 WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATIVES INC. MARUBENI \$0.00 Assume and assign to Credit Bid Purchaser Fieldwood Energy Offshore LLC ABANDONMENT ALTERNATIVES INC, MARUBENI DIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW DFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC. W & T ENER WILD WELL CONTROL INC, DEEPWATER
ABANDONMENT ALTERNATIVES INC., MARUBENI
OIL & GAS (USA) LLC, WALTER OIL & GAS
CORPORATION, ERA HELICOPTERS INC., MANTA 12/1/1997 Facilities & Tie-In Agreements Offshore Tie-In - Amberjack Pipeline Company at GC 65 "A" Platform Amberjack Pipeline Company RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC, W & T ENER APPROVAL BY FIELDWOOD ENERGY OFFSHORE TO ASSIGN AND ADDENDUM TO CONSENT TO ASSIGN BETWEEN AMBERJACK PIPELINE COMPANY AND SHELL OFFSHORE INC 3/27/2017 Facilities & Tie-In Agreements GI 116 Lease G13944 Fieldwood Energy Offshore LLC V & T OFFSHORE INC \$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the AMBERJACK PIPELINE COMPANY AND SHELL OFFSHORE INC Credit Bid Purchase Agreement) on ount of the Acquired Interests and/o coount of the Acquired Interests and, (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/o by and between Fieldwood Energy Offshore LLC, Fieldwood Energy LLC and Amberjack Pipeline Company LLC: Consent of PSA between Empire and Amberjack subject to addendum V & T OFFSHORE INC 3/27/2017 Offshore Tip-in Agreemen (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) nberjack Pipeline, Chevron Pipe Line Company MC 110 Lease G18192 MARUBENI OIL & GAS (USA) LLC, TALOS RESOURCES LLC Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack eldwood Energy LLC Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the /11/2009 Marketing - Construction, Operations, Management, Ownership Agreements Pipeline, by and between Fieldwood Energy LLC and ? Credit Bid Purchase Agreement) on count of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Pipeline. by and between Fieldwood Energy LLC and? eldwood Energy LLC MC 110 Lease G18192 7/11/2009 Marketing - Construction, Operations Management, Ownership Agreement Amberiack Pipeline, Chevron Pipe Line Company MARUBENI OIL & GAS (USA) LLC. TALOS Assume and (i) assign to Credit Bid Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid RESOURCES LLC Purchase Agreement) ieldwood Energy LLC MC 110 Lease G18192 MARUBENI OIL & GAS (USA) LLC, TALOS RESOURCES LLC Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or Marketing - Construction, Operations, Proposes that the producers utilizing the Amberjack Pipeline, collectively, "the Producers", become owners in the Amberjack Amberjack Pipeline, Chevron Pipe Line Company ipeline, by and between Fieldwood Energy LLC and? (ii) allocate pursuant to the Divisive Mergers on account of the Exclude Assets (as defined in the Credit Bid Purchase Agreement) Assume and assign to Credit Bid Purchaser Non-Oilfield Services Addendum to Existing Interior Landscaping Agreement effective AMBIUS eldwood Energy LLC n.a. \$3,494,77

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Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 7 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Schedule of Assumed Contracts

If The incubation or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder.

[2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule be add or remove any executory contract or unexpired leases for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

[3] Known Contract Counterparties respected parties listed in a cabula generates and active under names and/or water or manufacture and under subject to an assumption Dispute (as defined an animal subject to an Assumption Dispute (as defined in the Plan).

[4] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors and in a subject to the continuation hearing to reflect this information.

[5] Associated leases represent the oil and gas leases that are associated with or related to the same underlying contract.

[6] Statistical lease parties represent current lease or-working interest conversing interest conversion and interest the proposed restricted for the proposed contracts in for informational purposes only, in the event of any conflict between any of the Credit Bid Purchase Agreement, the Definitive Documents or any other documents relating to any Plan of Merger (collectively, the "Transaction Documents"), on the one hand, and this Schedule of Assumed Contracts, the applicable Transaction Documents shall control. Applicable Entity

											Applicable Entity	
# Con	ntract Date	Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate [7]	Proposed Contract Treatment [8]		Credit Bid FW III Purchaser	
31 6/1/	1/2000	Marketing - Connection Agreement	Connection Agreement between Ambjerck Pipeline and Anadkaro, Shell and Ocean Energy, INC.	Ambjerck Pipeline and Anadkaro, Shell and Ocean Energy, INC.		GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
32 2/17	7/2014	Oilfield Services	Master Rental Services Agreement	Amega West Services, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
33 10/1	1/1995	Joint Operating Agreement	JOINT OPERATING AGREEMENT BY AND BETWEEN AMERADA HESS CORPORATION AND VASTAR RESOURCES INC.	AMERADA HESS CORPORATION AND VASTAR RESOURCES INC.		WD 121 Lease G19843, WD 122 Lease G13645	TAMPNET INC	\$0.00	Assume and Allocate Pursuant to	x		
	7/1996	Joint Development / Venture / Exploration Agreements	JOINT DEVELOPMENT AREA AGREEMENT DATED MARCH 7, 1996, BY AND BETWEEN LOUISIANA LAND AND EXPLORATION COMPANY AND ENSERCH EXPLORATION, INC, ET AL COVERING PORTIONS OF BLOCKS 107, 108, 118 AND 117, EUGENE ISLAND.	Amerada Hess Corporation, Vastar Resources Inc., Hardy Oli & Gas USA, Inc., British-Borneo Exploration, Zilkha Energy Company, Louisiana Land and Exploration Company, Enserch Exploration, Inc.	Fieldwood Energy Offshore LLC	El 107 Lease G15241, El 108 Lease G03811, El 117 Lease G34293, El 118 Lease G15242		\$0.00	Divisive Mergers	x		
35 6/28	8/2018	Oilfield Services	MSA; Transfer of ABS MSA to Affiliate	American Bureau of Shipping; ABSG Consulting, Inc.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
36 1/1/	1/2014	Oilfield Services	Master Ground Transportation Contract	AMERICAN EAGLE LOGISTICS LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00			x	
37		Oilfield Services	502519_Master Services Agreement dated effective 01/03/2014	AMERICAN TANK CO, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
		Joint Development / Venture / Exploration Agreements	Amendment to Joint Venture Development Agreement, dated. March 25, 2004 between Anadarko E 8t P Company LIP: Chevron U.S.A. Inc.; Hunt 0l Company, Hunt Petroleum, the George,R. Brown Partnership LP, Offshore Investment, Cov and the Lamar Hunt Trust Estate, whereby the Unit Was expanded	Anadarko E&P Company LP	Fieldwood Energy Offshore LLC	SS 206 Lease G01522, SS 207 Lease G01523		\$0.00	Divisive Mergers	x		
		Unit Agreement and/or Unit Operating Agreement	BETWEEN ANADARKO PETROLEUM CORPORATION AND SHELL OFFSHORE II.C. UNIT NO.754398019		Fieldwood Energy Offshore LLC	GI 110 Lease G13943, GI 116 Lease G13944	W & T OFFSHORE INC		Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
40 3/1/	1/1998	Unit Agreement and/or Unit Operating Agreement	UNIT AGREEMENT FOR OUTER CONTINENTAL SHELF EXPLORATION, DEVELOPMENT, AND PRODUCTION OPERATIONS ON THE GRAND ISLE BLOCK 116 UNIT, DATED MARCH 1, 1988, BY AND BETWEEN ANDARKOP ETROLEUM CORPORATION, AND SHELL OFFSORE INC. UNIT NO.754398019	ANADARKO PETROLEUM CORPORATION, AND SHELL OFFSORE INC UNIT NO 754398019		GI 110 Lease G13943, GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
41 3/2/	2/1998	Letter Agreement - Other Land	LETTER AGREEMENT DATED MARCH 2, 1998, BY AND BETWEEN ANADARKO PETROLEUM CORPORATION, ET AL, AND AMOCO PRODUCTION COMPANY, ET AL.	ANADARKO PETROLEUM CORPORATION, ET AL, AND AMOCO PRODUCTION COMPANY, ET AL.	Fieldwood Energy Offshore LLC	GI 110 Lease G13943, GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
42 6/1/	1/2000	Marketing - Connection Agreement	TIE IN AGREEMENT ON PLATFORM AMBERJACK PIPELINE COMPANY BY AND BETWEEN ANDARKO PETROS LUIM CORPORATION, SHELL OFFSHORE, INC., AND OCEAN ENERGY, INC.	ANADARKO PETROLEUM CORPORATION, SHELL OFFSHORE, INC., AND OCEAN ENERGY, INC.		GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
43 2/1/	1/2004	Joint Operating Agreement	Joint Operating Agreement by and between Anadarko Petroluem Corporation and Noble Energy, Inc. dated effective February 1, 2004 and amended by (a) [4] [4] [4] [4] [4] [4] [4] [4] [4] [4]	Anadarko US Offshore LLC	Fieldwood Energy LLC	GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00			x	
44 3/1/	1/2004	Dedication Agreements	Dedication of GC 282 to ANR Pipeline dated 1 Mar 2004	ANR Pipeline Company	Fieldwood Energy LLC	GC 282 Lease G16727		\$0.00	Assume and assign to Credit Bid			
		Marketing - Connection Agreement	CONNECTION AGREEMENT INSTALLATION OF FACILITIES	ANR PIPELINE COMPANY, FOREST OIL CORPORATION		SM 149 Lesse G02592		\$0.00	Purchaser Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) or account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
9/30/ 1st A 1/14/ 2nd A 9/7/2 3rd A	0/2013; Amend 4/2014; Amend 7/2017; Amend	Non-O&G Real Property Lease / Rental / Sublease Agreements	Sublease agreement between Fleidwood Energy and Apache Total Area: Box00, B0150, B0200, L12, L15, L16, L17 and L18 Square Footage: 133,885 SF Address: 2000 W Sam Housotn Play S, Houston, TX 77042	Apache	Fieldwood Energy LLC	Total Area: B0300, B0150, B0200, L12, L15, L16, L17 and L18Square Footage: 133,685 SF		\$0.00	Assume and assign to Credit Bid Purchaser		x	
	7/2018 3/2011	Other Notices	Apache Notice Letter, dated June 3, 2011, non-consented EB 159 #A-	Apache	Fieldwood SD Offshore	EB 159 Lease G02646	APACHE DEEPWATER LLC	\$0.00	Assume and Allocate Pursuant to		++-	×
		Indemnity and Release Agreement	9 Well, Thru Tubing Gravel Pack GM 2-2. GAS IMBALANCE SETTLEMENT RELEASE AND INDEMNITY AGREEMENT BETWEEN APACHE AND SARATOGA, AS SUCCESSOR-IN-INTEREST UNDER THE TIE-IM MEASUREMENT	APACHE AND SARATOGA	LIC	MP 140 Lease G02193	JX NIPPON OIL EXPLORATION USA LTD	\$0.00	Divisive Mergers	x		x
49 6/15	5/2012	Marketing - Connection Agreement	AND ALLOCATION AGREEMENT	APACHE AS SUCCESSOR IN INTEREST TO UNION OIL AND FOREST OIL AND EQUILON ENERPRISES		SM 149 Lease G02592		\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
50 9/30.	0/2013	Acquisition / PSA / Other Purchase or Sale Agreements	Owned property - pay annual taxes Originally aquired by Apache in 2011 acquisition. Included in Project Tobasco Agreement for \$1 Total Areas. 3 buildings, officio-weeknouse space Square Footages: approx. 33,800 SF on approx 6 acres Address: 4677 NW Evangeline Thruway Carencro LA	Apache Corporation		n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x	
51 1/2/	2/2014	Other	First Amendment to Sublease Agreement	APACHE CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00			x	
52 1/3/	3/2018	Other	Letter Agreement Amending Fourth Amendment to Decommissioning Agreement	APACHE CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and Allocate Pursuant to Divisive Mergers	x		

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 8 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

3/15/2011

Joint Operating Agreemen

[1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder

APACHE CORPORATION AND SARATOGAS RESULOURCES, INC

APACHE CORPORATION AND STONE ENERGY OFFSHORE LLC

APACHE CORPORATION AND WALTER OIL & GAS CORPORATION

- 121 The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan). [2] in the clause isservative in grill, in their teasoritation because), to thin all rather of its Schedule to date of retirors any executory contracts or injective proper peach in a manager of the contract Counterparties regresses parties listed in chair additionable and of vendor among.

 [3] Known Contract Counterparties regresses parties listed in chair actual agreements and not vendor among.

 [4] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [5] Related lease parties represent current lease co-working interest owners and JIB partners based on Company accounting system records.

AMENDMENT TO PROVIDE FOR FUEL GAS BETWEEN APACHE

JOINT OPERATING AGREEMENT BY AND BETWEEN APACHE

CORPORATION AND SARATOGAS RESULOURCES, INC.

CORPORATION AND STONE ENERGY OFFSHORE LLC

PARTICIPATION AGREEMENT BY AND BETWEEN APACHE CORPORATION AND WALTER OIL & GAS CORPORATION

- [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements.

[8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1 Flan of Fisikeroof Energy LLC and Its Affiliated Debtors (2004 In Amended Joint Chapter 1 Flan of Fisikeroof Energy LLC and Its Affiliated Debtors (2004 In Affiliated Debtors (200 Applicable Entity 53 4/11/2018 Other PACHE CORPORATION ieldwood Energy LLC \$0.00 Divisive Mergers
ne and assign to Credit Bid
Purchaser
ne and Allocate Pursuant to x 7/1/201 dwood Energy LLC Divisive Mergers e and Allocate Pursuant to 9/1/2017 ourth Amendment to Decommissioning Agreemen APACHE CORPORATION ieldwood Energy I I C \$0.00 Divisive Mergers \$0.00 Assume and assign to Credit Bid Purchaser Sublease Agreemen wood Energy LLC PACHE CORPORATION d Energy LLC Assume and Allocate Pursuant to Divisive Mergers
Assume and Allocate Pursuant to irst Amendment to Decommissioning Agreemen APACHE CORPORATION \$0.00 59 9/30/2013 Idwood Energy LLC Divisive Mergers

Assume and Allocate Pursuant to
Divisive Mergers

Assume and assign to Credit Bid Second Amendment to Sublease Agreement PACHE CORPORATION eldwood Energy LLC Purchaser ime and allocate pursuant to BA A0133 g02665 EL217 g00978 EL246 810 EL266 811 EL267 812 EL 9/30/2013 Purchased GOM Shelf as a company from Apach ache Corporat 3OM Shelf LLC \$0.0 BA AUT33 GUZDOS, EL 271 GUDS78, EL 246 810, EL 266 811, EL 267 812, EL 262 8813, EL 330 gOZ115, G. 132 2174, G. 139 126, G. 140, G. 141, G. 141, G. 142, G. 143, G. 144, G. 145, G. 147, G. 148, G. 152, H. 1110, H. 1111, MP 91, MP 296, MP 300, MP 303, MP 311, SS 91, SS 189, SS 189, SS 189, SS 189, SS 189, SS 180, SS 199, SS 180, SS 190, SS 19 divisive mergers Farmout Agreement between Apache Corporation & Hunt Petroleum (AEC), Inc.

Area of Mutual Interest Agreement by and between FIFI DWOOD WD 71, WD 94, WD 95, WD 96 sache Corporation & Hunt Petroleum (AEC). In ANARE ENERGY PARTNERS LLC Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid x ENERGY OFFSHORE LLC(SUCCESSOR TO GRYPHON EXPLORATION COMPANY, L.L.C.) Offshore LLC Purchaser EXPLORATION COMPANY) ANDAPACHE CORPORATION SUCCESSOR TO SPINNAKER EXPLORATION COMPANY 1.1. ISUCCESSUR TO SPIRINAREN EXPLORATION COMPANY, LLC. SERVICE A GREEMENT SOUTH PASS 49 PIPELINE QUALITY BANK SERVICES BY AND BETWEEN APACHE CORPORATION AND ALLOCATION SPECIALIST, LTD. JOINT OPERATING AGREEMENT BY AND BETWEEN APACHE ACHE CORPORATION AND ALLOCATION SPECIALIST, LTD APACHE CORPORATION AND ENERGY XXI GOM, LLC SP 62 Lease G01294, VK 899 Lease G34408 Assume and Allocate Pursuant to Joint Operating Agreemen ieldwood Energy LLC CORPORATION AND ENERGY XXI GOM, LLC AREA OF MUTUAL INTEREST AGREEMENT BY AND BETWEEN APACHE CORPORATION AND ENERGY XXI GOM, LLC Divisive Mergers e and Allocate Pursuant to Divisive Mergers APACHE CORPORATION AND ENERGY XXI GOM, LLC - AREA OF MUTUAL INTEREST; APACHE CORPORATION, GOM SHELF LLC AND SP 62 Lease G01294, VK 899 G34408 IERGY XXI GOM LLC by and between Apache Corporation and Hunt Petroleum (AEC). In Assume and assign to Credit Bid TIE-IN MEASUREMENT AND ALLOCATION AGREEMENT PACHE CORPORATION AND LORG OPERATING INC (Grand Ray MP 140 Lease G02103 Y NIPPON OIL EXPLORATION LISA LTD e and Allocate Pursuant to BETWEEN APACHE CORPORATION AND LOBO OPERATING, Divisive Mergers NC.(Grand Bay Receiving Station)

DPTION AGREEMENT BY AND BETWEEN APACHE PACHE CORPORATION AND MAGNUM HUNTER PRODUCTION, INC. Assume and assign to Credit Bid CORPORATION AND MAGNUM HUNTER PRODUCTION, INC.
Attached to and made part of that certain Participation Agreement Purchaser Assume and (i) assign to Credit Bid 11/8/2012 ache Corporation and Monforte Exploration I.I.C Operating Agreement - Othe M 48 Lease 786 Assume and (i) assign to Credit bid Purchaser (pursuant to the Plan and th Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive dated November 8, 2012 by and between Apache Corporation and Monforte Exploration LLC Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Property Participation & Exchange Participation Agreement dated November 8, 2012 by and Apache Corporation and Monforte Exploration LLC Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on ount of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)

Assume and Allocate Pursuant to b/b Apache Corporation and PETSEC Energy Inc. Apache Corporation and PETSEC Energy Inc MP 5 Lease SL13890, MP 6 Lease SL03771, MP 6 Lease SL13580, MP 6 Operating Agreement - Other Divisive Mergers Lease SL13891, MP 7 Lease SL03773, MP 7 Lease SL13892, MP 91 Lea PARTICIPATION AGREEMENT BY AND BETWEEN APACHE CORPORATION AND RIDGEWOOD ENERGY CORPORATION As Amended 10 January 2009° here as there is an amendment, dated 10 Jan 2009 that describes both the ORRI we pay to Magnum Hunte Property Participation & Exchange PACHE CORPORATION AND RIDGEWOOD ENERGY CORPORATION Fieldwood Energy LLC DGEWOOD ENERGY CORPORATION Assume and assign to Credit Bid and the provenance by which Ridgewood never received an assignment in ST 287 as they went Non Consent in the Side Track. but they still retain their share of PA (25%) in the Tophole of the Producer on ST 287 (via the OA of the same date as the original PA OPERATING AGREEMENT BY AN DIRETWEEN APACHE 11/15/2007 Joint Operating Agreen APACHE CORPORATION AND RIDGEWOOD ENERGY CORPORATION ST 287 Lease G24987 Assume and assign to Credit Bid Purchaser x

lwood Energy LLC

MP 314, 315 Lease G33693, MP 315 Lease G0846

GI 54 Lease G27173

Divisive Mergers

Assume and Allocate Pursuant to

Divisive Mergers

\$0.00

EPL OIL & GAS, LLC; HE&D OFFSHORE LP, TALOS

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 9 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Notes:

(1) The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective affiliates has any liability thereunder.

(2) The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease or any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

(3) Known Contract continues to review the contracts listed on this schedule to determine the appropriate Debtor entity for the contracts to which no Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

(3) Associated leases partees in the or are associated with or related to the same underlying contract.

(3) Related lease parties represent current lease or-working interest converse and 18 parties parties represent and converse and 18 parties parties represent and converse and 18 parties parties represent and converse and 18 parties parties represent parties leaded of the remaining associated with a schedule sentence.

(3) Reference is therefore, the problems of the problems of

Contract Date	Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate Proposed Contract Treatment [8]		Credit Bid Purchaser	FW III	FV
7/1/2013	Joint Operating Agreement	Joint Exploration Agreement dated 9/30/2013 but effective 7/ii/2013 bb Apache Corporation, Agache Sheff, Inc., Apache Deepwater LLC, Agache Other General Conference of Perfective Conference of Conference Conference On Conference	Apache Corporation, Apache Shelf, Inc., Apache Deepwater LLC, Apache Shelf Exploration LLC, Feidwood Energy LLC, and GOM Shelf, OA attached as Exhibit D	Fieldwood Energy LLC: GOM Sheff LLC	WC 111 Lesse S2, WC 130 Lesse G12761, WC 144 Lesse C01953, WC 165 Lesse G05269, WC 155 Lesse T56, WC 172 Lesse G01958, WC 225 Lesse G05269, WC 156 Lesse T56, WC 172 Lesse G01958, WC 225 Lesse G05269, WC 156 Lesse T56, WC 172 Lesse G01958, WC 225 Lesse G0757, WC 174 Lesse G01958, WC 214 Lesse G0757, WC 241 Lesse G1576, WC 241 WC 241 Lesse G15776, WC 241	BISSO EXPLORATIONS, EARRFELD ROYALTY CORP, HILCORP ENERGY I LP, BISSO OF THE CORP, HILCORP ENERGY I LP, BISSO OF THE CORP. THE	\$0.00 Assume and (i) assign to Credit Bid Purchaser (jurnuant to the Pina and the Control of the Association of the Asposite Interests and (ii) allocate pursuant to the Divisive Mergens on account of the Scholded Assets (as defined in the Credit Bid Purchase Agreement)	×	×	x	
12/15/1999	9 Letter Agreement - Other Land	Letter Agreement, dated December 15, 1999, between Apache	Apache Corporation, Chevron U.S.A. Production Company, Kelley Oil	Fieldwood Energy	G05040, El 329 Lease G02912, El 330 Lease G02115, El 333 Lease MP 77 Lease G04481		\$0.00 Assume and Allocate Pursuant to				╁
		Corporation, Chevron U.S.A. Production Company, Kelley Oil Corporation, Key Production Company, Mobil Exploration & Producing U.S. Inc. and Sabco Oil and Gas Corporation, regarding the OCS-G 4481 #A-23 Well, Main Pass Block 77, Main Pass Block 151 Field, Offshore, LA. Note: only have Key's executed cop	Corporation, Key Production Company, Mobil Exploration & Producing U.S. Inc. and Saboo Oil and Gas Corporation				Divisive Mergers	x			
	Marketing - Construction, Operations, Management, Ownership Agreements	Owners constructed and own the Lateral Line which is used to connect Cas supplies in the High Island Area to a trunk pipelinesystem owned by High Island Offshore System. Theis Agreement sets forth Operator and Owners rights and responsibilities with respe by and between Fieldwood Energy LLC and and	Apache Corporation, Enterprise GTM Offshore Operating Company, LLC	Fieldwood Energy LLC	HI A-376 G02754, HI A-376 G02754, HI A-573, WC 290, WC 172	n.a.	\$0.00 Assume and allocate pursuant to divisive mergers	x			
2/1/2013	Joint Development / Venture / Exploration Agreements	MP 296 EXXI Exploration Agreement/Exploration Agreement Apache & Energy XXI 2-1-2013 with Exhibits (less B)	APACHE CORPORATION, GOM SHELF LLC, ENERGY XXI GOM LLC	Fieldwood Energy LLC	MP 296 Lease G01673	EPL OIL & GAS, LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			Ť
4/23/2013	Operating Agreement - Other	Amendment and Ratification of OA eff. 4/23/2013 b/b Apache Corporation, GOM Shelf, BDX Ecploration, BDX Group, Shoreline	Apache Corporation, GOM Shelf, BDX Ecploration, BDX Group, Shoreline Offshore and Tenkay Resources	GOM Shelf LLC	SS 68 Lease G02917, SS 91 Lease G02919		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			Ī
6/30/2003	Farmout Agreement	Offshore and Tenkay Resources Amendment to Farmout Agreement dated 01-13-2003 Ratification of Joint Area Agreement dated 06-01-2003 SM 40 and SM 41 Between Apache Corporation, Hunt Petroleum AEC Inc and LLOG Exploration Offshore Inc.	Apache Corporation, Hunt Petroleum AEC Inc and LLOG Exploration Offshore Inc.		SM 40 Lease G13607, SM 41 Lease G01192	SANARE ENERGY PARTNERS, LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
7/1/2013	Agreements	PURCHASE AND SALE AGREEMENT by and among APACHE CORPORATIONAPACHE SHEEF, INC. and APACHE DEEPWATER LLC collectively as the Sellers, and FIELDWOOD ENROY LLCss Buyer and GOM SHEEF LLC Dated as of July 16, 2013	Apache Corporation: Apache Deepwater LLC; Apache Shelf, INC.	Fieldwood Energy LLC	MULTIPLE, ST 67, E1 119, E1 120, E1 125, E1 126, PL 11, WC 110, WC 111, G1 30, G1 30, G1 30, G1 41, G1 41, G1 42, G1 46, G1 42, G1 46, G1 32, G1 43, G1 44, G1 32, G1 43, G1 43, G1 44, G1 32, G1 43, G1 44, G1 42, WD 67, WD 69, WD 70, WC 71, WC 102, SN 421, SS 30, SS 31, SS 33, SS 31, SS 31, SS 16, E1 196, E1 176, E1 186, E1 63, E1 20, E1		\$0.00 Assume and allocate pursuant to divisive mergers	x			
9/27/2013		nt FULLY-PAID UP TURNKEY REMOVAL CONTRACT by and among APACHE CORPORATION, AP ACHE SHELF, INC., AND APACHE DEEPWATER LLC, as Company and GOM SHELF LLC, as Contractor, Dated as of September 27, 2013	Apache Corporation; Apache Deepwater LLC; Apache Shelf, INC.	GOM Shelf LLC	MULTIPLE		\$0.00 Assume and allocate pursuant to divisive mergers	x			
11/7/2014	Assignment of Oil & Gas Leasehold Interest	 by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Apache Offshore Petroleum Limited Partnership and Apache Corporation 	Apache Corporation; Apache Offshore Petroleum Limited Partnership; Apache Shelf Exploration LLC	Fieldwood Energy LLC	SS 259 Lease G05044	APACHE OFFSHORE INVESTMENT GP	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			
11/7/2014		t(s) by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Apache Offshore Petroleum Limited Partnership and Apache Corporation	Apache Corporation; Apache Offshore Petroleum Limited Partnership; Apache Shelf Exploration LLC		ST 276 Lease G07780	APACHE OFFSHORE INVESTMENT GP	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
11/7/2014	Assignment of Oil & Gas Leasehold Interest	(s) by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Apache Offshore Petroleum Limited Partnership and Apache Corporation	Apache Corporation; Apache Offshore Petroleum Limited Partnership; Apache Shelf Exploration LLC	Fieldwood Energy LLC	ST 296 Lease G12981	APACHE OFFSHORE INVESTMENT GP	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			Ť
		t(s) by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Apache Offshore Petroleum Limited Partnership and Apache Corporation	Apache Corporation; Apache Offshore Petroleum Limited Partnership; Apache Shelf Exploration LLC	-	ST 295 Lease G05646	APACHE OFFSHORE INVESTMENT GP, BRISTOW US LLC, TAMPNET INC	Divisive Mergers	x			T
12/28/2013	3 Well / Prospect Proposals	Letter proposing well B-19 MP 302 well by and between Fieldwood Energy LLC, GOM Shelf LLC, Apache Corporation and Apache Shelf Exploration LLC	Apache Corporation; Apache Shelf Exploration LLC		MP 302 Lease G32264	APACHE SHELF EXPLORATION LLC, EPL OIL & GAS, LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			Ī
3/15/2013	Joint Development / Venture / Exploration Agreements	Exploration Venture for portions of VR 271 SM 87 by and between Fieldwood Energy Offshore LLC, Apache Corporation and Pisces Energy LLC	Apache Corporation; Pisces Energy LLC	Fieldwood Energy Offshore LLC	VR 271; Lease G04800, SM 87 Lease G24870	CASTEX OFFSHORE, INC.	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			T

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 10 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

INC. AND ATLANTIC RICHFIELD COMPANY ET AL

[2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

[3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem

eldwood Energy Offshore LLC; GOM Shelf LLC

- [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements.

[8] Reference is hereby made to the Debtors: Fourth Amended Joint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (2004 to Milliand party exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalizate terms used but not observe defined therein shall have the meanings ascribed to such terms in the Plan. The proposed treatment of the Chapter of Assumed Contracts, the event of any conflict of the Plan's (and the Affiliated Debtors) is for informationation proving ascribed by a pull and Milliand Chapter of the Plan's (and the Plan's Agree of the Plan's Agree of the Plan's (and the Plan's Agree of the Plan's Agree of the Plan's (and the Plan's Agree of the Pla Applicable Entity Property Participation & Exchange PARTICIPATION AGREEMENT b/b APACHE CORPORATION and APACHE CORPORATION and CASTEX OFFSHORE, INC., ET AL. SS 189 Lease G04232 CASTEX OFFSHORE INC. WALTER OIL & GAS CASTEY OFFSHORE INC. ET AL CORPORATION, WALTER OIL & GAS Divisive Memore ORPORATION BRISTOW US LLC CONDENSATE TRANSPORT & SEPARATION AGREEMENT b/b APACHE CORPORATION and CASTEX OFFSHORE, INC., ET AL DRPORATION, WALTER OIL & GAS Divisive Mergers DRPORATION, BRISTOW US LLC FARMOUT AGREEMENT IN APACHE CORPORATION and 9/21/2007 armout Agreemen APACHE CORPORATION and SENECA RESOURCES CORPORATION Fieldwood Energy LLC SS 189 Lease G04232 ASTEX OFFSHORE INC. WAI TER OIL & GAS \$0.00 and Allocate Pursuant t ORPORATION, WALTER OIL & GAS ORPORATION, BRISTOW US LLC SENECA RESOURCES CORPORATION Divisive Mergers OPTION AGREEMEN OPTION AGREEMENT b/b APACHE CORPORATIONand WALTER APACHE CORPORATIONand WALTER OIL & GAS CORPORATION, ET eldwood Energy LLC SS 189 Lease G04232 ASTEX OFFSHORE INC, WALTER OIL & GAS ORPORATION, WALTER OIL & GAS \$0.00 Assume and Allocate Pursuant to ORPORATION, BRISTOW US LLC FARMOUT AGREEMENT b/b APACHE CORPORATION and APACHE CORPORATION and WALTER OIL & GAS CORPORATION. ET 2/1/2010 Farmout Agreement Fieldwood Energy LLC SS 189 Leose GM232 CASTEX OFFSHORE INC. WALTER OIL & GAS \$0.00 ne and Allocate Pursuant to a and Allousse . . . Divisive Mergers VALTER OIL & GAS CORPORATION, ET AL ORPORATION, WALTER OIL & GAS x Joint Operating Agreement endment of Operating Agreement, dated September 15, 1978 EB 160 Lease G02647. EB 161 Lease G0264 veen Amoco Production Company, Mobil Oil Corporation, and Divisive Mergers Union Oil Company of California.
First Amendment to Operating. Agreements, dated effective September 1, 1975, between Mobil Oil Corporation, Amoco Production Company, and 'Union Oil Company of California. oint Operating Agreemen EB 158 Lease G02645, EB 159 Lease G02646, EB 160 Lease G02647, EB APACHE DEEPWATER LLC \$0.00 e and Allocate Pursuant EB 158 Lease G02645 100 1/13/1978 Joint Operating Agreement Second Amendment to Operating Agreements, dated effective November 13, 1978, between Mobil Oil Corporation, Amoco pache Deepwate Fieldwood SD Offshore \$0.00 Assume and Allocate Pursuant to Divisive Mergers Production Company, and Union Oil Company of California 11/13/1978 Joint Operating Agreement FR 158 Legge G0264 PACHE DEEPWATER LLC \$0.00 ne and Allocate Pursuant to urth Amendment to Operating Agreements, dated effectiv vember 13, 1978, between Mobil Oil Corporation, Amoco oduction Company, and Union Oil Company of Califomia x EB 158 Lease G02645 PACHE DEEPWATER LLC Assume and Allocate Pursuant to Joint Operating Agreement Third Amendment to Operating Agreements, dated effective January Apache Deepwate x , 1980, between Mobil Oil Corporation, Amoco Production Divisive Mergers Company, and Union Oil Company bf California. Amendment to Operating Agreement, dated April 22, 1980, betweer Union Oil Company, of California and Amoco: Production Company. FR 159 Lease G02646 FR 160 Lease G0264 PACHE DEEPWATER III and Allocate Pursi oint Operating Agreemen x Divisive Mergers Fieldwood SD Offshore LLC EB 158 Lease G02645, EB 159 Lease G02646, EB 160 Lease G02647, EB 7/1/1986 oint Operating Agreement Amendment to Operating Agreement, dated effective July 1, 1986,, between Amoco Production Company; Union Oil Company of Apache Deepwate \$0.00 Assume and Allocate Pursuant to Divisive Mergers California, and Mobil Producing Texas & New Mexico, Inc.
Fifth Amendment to Operating Agreements, dated effective January
1,, 2001, between Union Oil Company of California and 'Vastar EB 158 Lease G0264 Assume and Allocate Pursuant to 105 1/1/2001 Inint ∩nerating Agreemen pache Deepwate \$0.00 x Amendment to Operating Agreement,, dated January 15, .2001, between Union Oil Company, Amoco Production Company, and EB 158 Lease G0264 Joint Operating Agreeme Divisive Mergers x pulates the interest held by Apache Offshore Petroleum Limited me and Allocate Pursuant to 7/1/2013 ment of Oil & Gas Lea Anache Offshore Petroleum Limited Partnershi PN 969 G05953 \$0.00 Partnership, Fieldwood Energy LLC and Third parties
Farmout Agreement 10/31/1988 pache Shelf ood Energy LLC \$0.00 Divisive Mergers 109 3/10/1989 Farmout Agreement Ratification of Earmout Agreement 3/10/1989 Anache Shelf ieldwood Energy LLC BA 491 Lease G06069 \$0.00 Assume and Allocate Pursuant to Divisive Mergers Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to 110 12/1/1002 armout 12/1/1002 che Shelf lwood Energy LLC VR 363 Legge G00522 \$0.00 VD 90. WD 103 Operating AgreementS 12-30-199 Divisive Mergers me and Allocate Pursuant to 112 2/7/2000 Operating Agreement - Other Operating Agreement eff. 2-7-00 oache Shelf eldwood Energy LLC HI 206 Lease G20660 \$0.00 x Assume and Allocate Pursuant to Divisive Mergers

Assume and Allocate Pursuant to Divisive Mergers

Assume and Allocate Pursuant to erating Agreement - Oth Operating Agreement 8/1/04 114 10/17/2006 Joint Operating Agreement Operating Agreement eff. 10-17-06 ieldwood Energy LLC EC 37 Lease G25933 \$0.00 Divisive Mergers
Assume and Allocate Pursuant to 115 1/4/2007 Farmout Agreement Anache Shelf SM 44 Lease G23840 \$0.00 Divisive Mergers
Assume and Allocate Pursuant to Property Participation & Exchange Participation Agreement as Amended Divisive Mergers Agreements
Unit Agreement and/or Unit Operating Unit Operating Agreement eff. 1-1-93 VK 203 Lease G07890. VK 204 Lease G0492 ALOS PRODUCTION LLC Divisive Mergers and Allocate Pursuant to FI 126 Legge 52 drilling of the EI 126 A-5 well Divisive Mergers t covering OCS-G 32264 MP 30. Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to x GAS, LLC APACHE SHELF EXPLORATION LLC, EPL OIL & Other Lease / Rental Agreemen by and between Fieldwood Energy LLC, GOM Shelf LLC and Apache Apache Shelf Exploration LLC MP 302 Lease G32264 12/4/2013 eldwood Energy LLC \$0.00 Shelf Exploration LLC - Amends certain Slot Rental Agreement date GAS LLC Divisive Mergers ¥ by and between Fieldwood Energy LLC, GOM Shelf LLC and Apache Shelf Exploration LLC: Proposal to run casing and election by MP 302 Lease G3226 APACHE SHELF EXPLORATION LLC, EPL OIL 8 Apache
PHA MP311B-MP302B19 by and between Fieldwood and APACHE APACHE SHELF EXPLORATION LLC APACHE SHELF EXPLORATION LLC, EPL OIL & 4/28/2014 Marketing - PHA MP 302 Lease G32264 Assume and Allocate Pursuant to eldwood Energy LLC SHELF EXPLORATION LLC and APACHE SHELF EXPLORATION GAS, LLC Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers Assume and assign to Credit Bid PACHE SHELF EXPLORATION LL Transcontinental Gas Pipeline Co LLC APACHE SHELF EXPLORATION LLC, BP AMERICA Negative Pref election associated with Apache Shelf to Juneuau by Apache Shelf Exploration LLC Fieldwood Energy Offshore LLC & GOM 46 Lease 132 124 8/19/2019 erential Rights Agreement \$0.00 and between Apache Shelf Exploration LLC Fieldwood Energy nelf LLC Offshore LLC; GOM Purchaser Offshore LLC & GOM Shelf LLC WD/GI UOA - CATCO OPERATING AGREEMENT BY AND GI 32 Lease 174, GI 42 Lease 131, GI 43 Lease 175, GI 44 Lease 176, WD 67 Lease 179, WD 68 Lease 180, WD 69 Lease 181, WD 70 Lease 182, WD 71 Lease 838 Apache Shelf Exploration LLC, Atlantic Richfield Company, BP Explorat & Production Inc., Conoco Inc., Fieldwood Energy Offshore LLC, GOM Shelf LLC, OXY USA Inc., Texaco Producing Inc. BETWEEN CONOCO INC. AND ATLANTIC RICHFIELD COMPANY Fieldwood Energy Offshore LLC urchaser (pursuant to the Plan and th Credit Bid Purchase Agreement) on count of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluder Assets (as defined in the Credit Bid Purchase Agreement) 2/22/2019 Joint Development / Venture / Exc APA - EXXI MP 295 Side Ltr Agrmnt dtd 2-22-13 APACHE SHELF EXPLORATION LLC. ENERGY XXI GOM LLC APACHE SHELF EXPLORATION LLC. ENERGY XX \$0.00 Assume and Allocate Pursuant to 126 Agreements Operating Agree GOM LLC Divisive Mergers
Assume and Allocate Pursuant to h/h Anache Shelf Exploration LLC. Fieldwood Energy LLC and MP 145 G35283 MP 272 Legge G34865 MP 204 N/2 Legge G34304 MP 2/1/2013 ache Shelf Evoloration LLC Fieldwood Energy LLC and Energy XXI lwood Energy LLC APACHE SHELF EXPLORATION LLC. ENERGY XX \$0.00 Brio Apartie Sriell Exploration LLC, released at Energy XXI GOM, LLC as amended Amendment-to Unit Operating Agreement, dated effective May 1, 1995, by and between Conoco Inc., Vastar Resources, Inc., Texaco Exploration and Production Inc. and Oxy USA Inc. Divisive Mergers me and (i) assign to Credit Bid APACHE SHELE EXPLORATION LLC: BP AMERICA PRODLICTION Fieldwood Energy Offshore LLC; GOM Shelf LLC PACHE SHELF EXPLORATION LLC. BP AMERICA Init Agreeme COMPANY RODUCTION COMPAN reement urchaser (pursuant to the Plan and th Credit Bid Purchase Agreement) on count of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluder Assets (as defined in the Credit Bid Purchase Agreement) CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO Apache Shelf Exploration LLC; BP Exploration & Production Inc. Operating Agreement - Other 129 1/1/1989 Fieldwood Energy S 199 Lease G12358 Assume and Allocate Pursuant to

Divisive Mergers

Offshore LLC: GOM

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 11 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Schedule of Assumed Contracts

If the inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective affiliates has any liability thereunder.

[2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease of any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

[3] Known Contract Counterparties represent parties listed in a cabula generated and cabular and accordance and cabular and accordance and cabular and accordance and accordanc

Note Property Company of Comp	<u> </u>							Corre Earli			Applicable	
Control Cont	Contract Date	Contract Category			Debtor Entities [4]			Cure Estimate [7]	Proposed Contract Treatment [8]		Credit Bid Purchaser	FW III
Part			BETWEEN CONOCO INC. AND ATLANTIC RICHFIELD COMPANY ET AL Unit No. 891002021	Fieldwood Energy Offshore LLC; GOM Shelf LLC	Offshore LLC; GOM Shelf LLC	Lease 130, Gl 46 Lease 132, Gl 47 Lease 133, Gl 48 Lease 134, Gl 52 Lease 177	PRODUCTION COMPANY		Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
Page Description of the company		Agreement		Dynamic Offshore Resources NS, LLC; Fieldwood Energy LLC; Fieldwood Energy Offshore LLC; Hillcrest GOM, Inc.; Talos ERT LLC; W & T Energy VI, LLC; W & T Offshore, Inc.	Resources NS, LLC; Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	270 Lease G01037, SS 271 Lease G01038		\$0.00	Divisive Mergers	x		
Note Property Company of Comp	11/21/1955	Unit Agreement and/or Unit Operating Agreement	between Continental Oil Company, as unit operator, and The Alfantic Refilning Company, Tidewater Associated Oil Company and Cities Service Production Company, as non-operators, as amended; Unit No. 891002454	Apache Sheff Exploration LLC; BP Exploration & Production Inc.; Fieldwood Energy Offshore LLC; GOM Sheff	Offshore LLC; GOM	67 Lease 179, WD 68 Lease 180, WD 69 Lease 181, WD 70 Lease 182, WD	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid	x	x	
Process Process of State of Management (1986) Process of State of Sta	4/1/2014	Farmout Agreement	(Limited to the NE/4 of the block and a Contract Area created to	Apache Shelf LLC; CASTEX OFFSHORE INC	Fieldwood Energy LLC	EC 71; Lease G13576		\$0.00		x		
March Company Compan	7/1/1989	Operating Agreement - Other	Operating Agreement eff. 7/1/89	Apache Shelf, Thistlewood Energy, Endeavour O&G, Agincourt,	Fieldwood Energy LLC	El 255 Lease G01958		\$0.00		x		
Page Control Cyanters Cyanters Cyanters Cyanter Cyante	2/11/1999	Operating Agreement - Other	Operating Agreement eff. 2-11-99	Apache Shelf, Thistlewood Energy, Endeavour O&G, Agincourt,	Fieldwood Energy LLC	El 255 Lease G01958		\$0.00	Assume and Allocate Pursuant to	x		
Part					Fieldwood Energy LLC	El 315 Lease G02112, El 316 Lease G05040, El 330 Lease G02115, El 281	ARENA ENERGY LP, TANA EXPLORATION	\$0.00	Assume and Allocate Pursuant to			
Mary Service Country & Agreement Country and professor of the Country of Service Countr			abandonment of Bonito Pipeline. All owners in the Bonito Pipeline assigned their respective interest to Apache (Fielwood) by and between Fieldwood Energy LLC and and			G03332, El 354 Lease G10752, El 353 Lease G03783, El 361 Lease G02324				x		
Management Communities of the Control of Section 19 and		Management, Ownership Agreements	and reporting detailed in the Operating Agreement, including pipeline operation, repair, and maintenance, as well as administrative functions such as paving expenses and maintaing records by and				RESOURCES LLC		Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
\$50000 According Notice Approximate and exposure institute for \$1.00000 According Figure 10 control (\$1.00000 According Figure 10 control (\$1.000000 According Figure 10 control (\$1.000000 According Figure 10 control (\$1.000000 Accor		Management, Ownership Agreements	and reporting detailed in the Operating Agreement, including pipeline operation, repair, and maintenance, as well as administrative functios such as paying expenses and maintaing records by and between Fieldwood Energy LLC and and		5,000				Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
\$50000 According Notice Approximate and exposure institute for \$1.00000 According Figure 10 control (\$1.00000 According Figure 10 control (\$1.000000 According Figure 10 control (\$1.000000 According Figure 10 control (\$1.000000 Accor		-	Data Agreement effective 2-1-2013 by and between Fieldwood Energy LLC, GOM Shelf LLC, Apache Corporation and EXXI	APACHE, GOM SHELF, EXXI, FIELDWOOD	Fieldwood Energy LLC; GOM Shelf LLC				Assume and Allocate Pursuant to Divisive Mergers	×		
	3/5/2012	Withdrawal Agreement	Apache withdrawas and assigns its interst in the HI 176 Platform A and Pipeline Segment 8569 to Hoactzin and creates an escrow in the	Apache, Hoactzin		HI 176 Lease G06164		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
Ministration	2/22/2016	Elections	by and between Fieldwood Energy LLC, Apache Shelf Exploration LLC, Hall-Houston Exploration IV, L.P. and GOM Offshore	ApacheShelf Exploration LLC; GOM Offshore Exploration I, LLC; Hall- Houston Exploration IV, L.P.	Fieldwood Energy LLC	SS 176 Lease G33646		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
Miles Services	:	Oilfield Services	OTHER SERVICES - 544937_Master Services Agreement dated	A-PORT LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00			x	
Other Services		Oilfield Services		APPSMITHS VENTURES LP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
Office Compression and Administration Services Office Compression Services Office Compression Services Office Serv		Oilfield Services	700020_Master_Service_Contract Effective_11-1-2013	AQUEOS CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		×	
Processor Proc		Oilfield Services	Contract Compression and Aftermarket Services	ARCHROCK PARTNERS OPERATING LP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00				
1/1/1992 Diest Operating Agreement OPERATING AGREEMENT BY AND BETWEEN SCHOOL Proposed Charge LLC. Personal Agreement Conference LLC. Diest Service		Oilfield Services	Contract Compression and Aftermarket Services	ARCHROCK SERVICES, LP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid			
11/72/77 Marketing - PHA	1/1/1982	Joint Operating Agreement		Arena Energy LP: Dynamic Offshore Resources NS, LLC; Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	Resources NS, LLC; Fieldwood Energy LLC; Fieldwood Energy	El 315 Lease G24912		\$0.00	Assume and Allocate Pursuant to	x	×	
4/11/97 Joint Agreement and/or Unit Operating Part (PEROS) IN AGREEMENT BY AND ERVISOR (J. Remainsone Offinions, L.P. Annual Energy L.P. Energy XII COM LLC. Remainsone Offinions, L.C. Community of the Community	11/7/2017	Marketing - PHA	Enhancement and modification to test separator MBD -4010 at HI	Arena Energy LP; Manta Ray Offshore Gathering, L.L.C.		HI A547		\$0.00		¥		
Agreement Field (Link Number 891016943), date effective April 1,1777, naming Fieldwood Energy LLC GOM Shelf LLC Renalisance Offshore, LLC Company, as all-operators. 4/17/2016 Murksterg - PHA Agreement September Sep		Agreement	UNIT OPERATING AGREEMENT BY AND BETWEEN DEVON ENERGY PRODUCTION, APACHE CORPORATION, ET AL.	Fieldwood Energy LLC; GOM Shelf LLC; Renaissance Offshore, LLC	GOM Shelf LLC				Assume and Allocate Pursuant to Divisive Mergers			
Amendment to Production Handling Services Agreement dated May 6, 1988 876/2018 Elections In accordance with certain Farmout degreements added 1217/2002, Area Energy, LP, Area Offshore, LP Fieldwood Energy LC PL 25 Lease G14535 AREA OFFSHORE LP Stool Assure and Allocate Pursuant to Divisive Mergers Area and Public Lease G127/2002, Reassignment to Assure and Allocate Pursuant to Energy LD Annual To test certain Farmout dated 1217/2002, Reassignment of Assure and Allocate Pursuant to Energy LD Annual To test certain Farmout dated 1217/2002, Reassignment of Assure and Allocate Pursuant to Energy LD Annual To test certain Farmout dated 1217/2002, Reassignment of Assure and Allocate Pursuant to Energy LD Annual To test certain Farmout dated 1217/2002, Reassignment of Assure and Allocate Pursuant to Energy LD Annual To test certain Farmout dated 1217/2002, Reassignment of Assure and Allocate Pursuant to Energy LD Annual To test certain Farmout dated 1217/2002, Reassignment of Assure and Allocate Pursuant to Energy LD Annual To test certain Farmout dated 1217/2002, Reassignment of Assure and Allocate Pursuant to Energy LD Annual To test certain Farmout dated 1217/2002, Reassignment of Assure and Allocate Pursuant to Energy LD Annual To test certain Farmout dated 411/2012 Reassignment of Assure and Allocate Pursuant to Energy LD Annual To test certain Farmout dated 411/2012 Reassignment of Assure and Allocate Pursuant to Energy LD Annual To test certain Farmout dated 411/2012 Annual To test dated 411/2012 Annual	4/1/1977	Unit Agreement and/or Unit Operating Agreement	Field (Unit Number 891016943), dated effective April 1,1977, naming Pennzoil Oil & Gas, Inc., as Operator, and Texaco Inc. and Shell Oil	Arena Energy Offshore, LP; Arena Energy, LP; Energy XXI GOM LLC; Fieldwood Energy LLC; GOM Shelf LLC; Renaissance Offshore, LLC	Fieldwood Energy LLC; GOM Shelf LLC	El 330 Lease G02115, El 337 Lease G03332		\$0.00		x		
OS/19/2003 and 02/13/2004, Fieldwood electro to decline OS/19/2004, Fieldwood Feering Farmout daysement to Pursuant to but certain Farmout dates entry LP, Arena Offshore, LP Fieldwood Energy LC E1316; E1330 Barnade Pyeline Lease G05040, E1316; E1330 Barnade Pyeline Lease G05		Marketing - PHA	by and between Fieldwood Energy LLC and Arena Energy, LP: Amendment to Production Handling Service Agreement dated May 8, 1988	,	3,				Divisive Mergers	x		
775/2019 Famout Agreement Pursuant to That certain Famout dated 12/11/2002. Reassignment to Assume and Albade Merpursuant to Difference (Proceed and Park Albade) Areas and Park Albade (Person V. Assume and Assign to Credit Bid Person V. Assume Assign to Credit Bid Person V. Assume and Assign to Credit Bid Person V. Assume Assign to Credit Bid Per	8/8/2018	Elections		Arena Energy, LP; Arena Offshore, LP	Fieldwood Energy LLC	PL 25 Lease G14535	ARENA OFFSHORE LP	\$0.00		x		
81/2012 Throughput Capacity Lease Agreement Fieldwood leases capacity to Arena for Barnacle Pipeline Lease G05404, El 316; El 330 Barnacle Pipeline Lease G05404, El 316; El 330 Barnacle Pipeline Lease G05404, El 316; El 330 Barnacle Pipeline Lease G0715 P&A Contractor Assume and Abscarb Megruss and Abscarb Megruss and Abscarb Megrus	7/25/2019	Farmout Agreement	Pursuant to that certain Farmout dated 12/17/2002. Reassignment to	Arena Energy, LP; Arena Offshore, LP	Fieldwood Energy LLC	PL 25 Lease G14535	ARENA OFFSHORE LP	\$0.00	Assume and Allocate Pursuant to	x		
Oilfield Services PAC ontractor AFRO SOLUTIONS, LLC Fieldwood Energy LLC n.a. n.a. S000 Assume and assign to care of Bild X	8/1/2012	Throughput Capacity Lease Agreement		Arena Offshore, LP	Fieldwood Energy LLC	El 316; El 330 Barnacle Pipeline Lease G05040, El 316; El 330 Barnacle Pipeline Lease G02115	ARENA ENERGY LP, TANA EXPLORATION COMPANY LLC	\$0.00	Assume and Allocate Pursuant to			
Offield Services 701066 PO Terms & Conditions dated effective 10114/2015 ARROW MAGNOLIA INTERNATIONAL, INC Fieldwood Energy L.C n.a. n.a. 5.00 Assume and assign to Credit Bid x		Oilfield Services			Fieldwood Energy LLC	n.a.	n.a.		Assume and assign to Credit Bid Purchaser		x	
11/1/2013 Non-Offiled Services Consuling Agreement Ascornde Inc Platforce Individue Services Contract Effective_12-31-2019 Ascornde Inc Platforce Individue Services Service_Contract Effective_12-31-2019 Assume and assign to Contract Effective_12-31-2019 Assume		Oilfield Services	701006_PO Terms & Conditions dated effective 10/14/2015	ARROW MAGNOLIA INTERNATIONAL, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
Oiffield Services 528652_Master_Service_Contract Effective_12-31-2019 ASRC ENERGY SERVICES OMEGA_LLC Fieldwood Energy LLC n.a. n.a. \$0.00 Assume and assign to Credit Bid x Purchaser 12/31/2019 Non-Oiffield Services License and System Service Agreement ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and assign to Credit Bid y Purchaser 12/31/2019 Non-Oiffield Services License and System Service Agreement ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and sasign to Credit Bid y Purchaser 12/31/2019 Non-Oiffield Services License and System Services Agreement added effective December ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and System Services Agreement added effective December ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and System Services Agreement added effective December ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and System Services Agreement added effective December ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and System Services Agreement added effective December ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and System Services Agreement ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and System Services Agreement ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and System Services Agreement ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and System Services Agreement ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and System Services Agreement ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and System Services Agreement ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and System Services Agreement ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and System Services Agreement ASSAI SOFTWARE SERVICES BV	11/1/2013	Non-Oilfield Services	Consulting Agreement	Ascende Inc	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
12/31/2019 Non-Oilfield Services License and System Service Agreement ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and assign to Credit Bid x Purchaser 12/31/2019 Non-Oilfield Services License and System Services Agreement ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and assign to Credit Bid x Purchaser 12/31/2019 Non-Oilfield Services License and System Services Agreement dated effective December ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and assign to Credit Bid x Purchaser ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and assign to Credit Bid y Purchaser ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and assign to Credit Bid y Purchaser ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and assign to Credit Bid y Purchaser ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and assign to Credit Bid y Purchaser ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and assign to Credit Bid y Purchaser ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and assign to Credit Bid y Purchaser		Oilfield Services	529652_Master_Service_Contract Effective_12-31-2019	ASRC ENERGY SERVICES OMEGA, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid			
Purchaser 12/31/2019 Non-Olffield Services License and System Services Agreement ASSAI SOFTWARE SERVICES BV Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and assign to Credit Bid x	12/31/2019	Non-Oilfield Services	License and System Service Agreement	ASSAI SOFTWARE SERVICES BV	Fieldwood Energy LLC	n.a.	n.a.	\$11,347.31	Assume and assign to Credit Bid			
Oiffeld Services License and System Services Agreement dated effective December 93, 2019 Non-Oiffeld Services AT&T Dedicated Ethernet 766303 AT &T CORP Fieldwood Energy LLC n.a. n.a. \$11,347.31 Assume and assign to Credit Bid x Purchaser x Assume and assign to Credit Bid y A start Dedicated Ethernet 766303 AT &T CORP Fieldwood Energy LLC n.a. n.a. \$1,109.42 Assume assign to Credit Bid y A start Dedicated Ethernet 766303	12/31/2019	Non-Oilfield Services	License and System Services Agreement	ASSAI SOFTWARE SERVICES BV	Fieldwood Energy LLC	n.a.	n.a.	\$11,347.31	Assume and assign to Credit Bid			
Non-Olffield Services AT&T Deducated Ethernet 7663403 AT &T CORP Fieldwood Energy LLC n.a. n.a. \$1,109.42 Assume and sasy to Credit Bid		Oilfield Services	License and System Services Agreement dated effective December	ASSAI SOFTWARE SERVICES BV	Fieldwood Energy LLC	n.a.	n.a.	\$11,347.31	Assume and assign to Credit Bid			
		Non-Oilfield Services		AT & T CORP	Fieldwood Energy LLC	n.a.	n.a.	\$1,109.42				

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 12 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).
- [2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

 [3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem

SOBCAT METERING-CALIBRATION SERVICES, LLC

700965_Master_Service_Contract Effective_7-22-2015

[7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements.

[8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (Dock No. 1284) [Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized between super and the supplemented of the plan (The plan's Legislated Francescale) in the plan's Legislated Francescale (Collective), the "Plan" (The plan's Legislated Francescale Collective), the "Plan's Legislated Francescale Coll Applicable Entity 163 AT&T Mobile Business Agreement dated 07/19/2017 AT&T MOBILITY ieldwood Energy LLC n.a. \$14,234,87 Assume and assign to Credit Bid × vices Contract - Offshore Inspection Services (shelf) 554353_Master Services Agreement dated effective 11/01/2013 ATHENA CONSULTING IN Divisive Mergers Assume and assign to Credit Bid ETTER AGREEMENT BY AND BETWEEN ATLANTIC RICHEILD. ATLANTIC RICHEILD COMPANY AND EXXON CORPORATION 166 9/10/1991 | etter Agreement - Other Land ieldwood Energy LLC \$0.00 x Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or eldwood Energy LLC nt Operating Agreemer (ii) allocate pursuant to the Divisive Mergers on account of the Excluder Accets (so defined in the Credit Rid CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO Atlantic Richfield Company. Texaco Producing Inc., Canadianoxy Offshore 168 1/1/1989 Operating Agreement - Other Fieldwood Energy SS 206 Lease G01522 Assume and Allocate Pursuant to Divisive Mergers
Assume and assign to Credit Bid
Purchaser
Assume and assign to Credit Bid x INC. AND ATLANTIC RICHEIELD COMPANY ET AL roduction Company and OXY USA Inc. tlantic Ritchfield Company and Exxon C Offshore LLC 9/13/1991 Letter Agreement - Other Land 169 T 53 Lease G04000 ST 67 Lease 20 \$0.0 ell Completion Agree on Agreement by and between Atlantic Ritchfield T 67/68 Lease 20 Company and Samedan Oil Corporation : ST 68 001 Well Purchaser Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to 171 Non-Oilfield Services Master Services Contract Effective 05/16/17 Automatic Access Gates LLC ieldwood Energy LLC \$0.00 172 Ioint Development / Venture / Evr by and between Aviara Energy Corporation and Eugene Island 309 viara Energy Corporation and Eugene Island 309, L.L.C 1 313 Legge G02608 EPI OII & GAS LLC \$0.00 PL OIL & GAS, LLC and Production Inc. Divisive Mergers
Assume and assign to Credit Bid Ion-Oilfield Service: Software Licensing Agreemen AXIO GLOBAL, INC dwood Energy LLC \$0.00 x Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to & R SERVICES 176 Dilfield Services 514517_Master Services Agreement dated effective 01/30/2014 B & J MARTIN INC ieldwood Energy LLC \$0.00 Divisive Mergers

Assume and assign to Credit Bid
Purchaser 177 Oilfield Services 510096 Master Services Agreement dated effective 11/01/2013 BAKER HUGHES OIL FIELD OPERATIONS INC. ieldwood Energy LLC \$0.00 OPERATING AGREEMENT EFFECTIVE SEPTEMBER 15, 1979, BY
Bandon Oli & Gas, LP; Fieldwood Energy LLC; Fieldwood Energy Offshore
AND BETWEEN ANDARKO PRODUCTION CO., AS OPERATOR,
AND PARE ASTERN EXPLICATION COMPANY, DIAMADD Bandon Oil and Gas, LF Fieldwood Energy LLC; 9/15/1979 Joint Operating Agreement II A365 Lease G02750, HI A376 Lease G02754 Fieldwood Energy SHAMROCK CORPORATION, COLUMBIA GAS DEVELOPMENT Offshore LLC CORPORATION TEXASGULE INC. AND SAMEDAN OIL CORPORATION, NON-OPERATORS. ARRACUDA OIL TOOLS, LLO od Energy LLC Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Oilfield Services 700912_Master Services Agreement dated effective 04/14/2015 BAYWATER DRILLING LLC 180 ieldwood Energy LLC \$0.00 × Purchaser Assume and assign to Credit Bid Oilfield Services 538336 Master Services Agreement dated effective 01/01/2014 BEACON RENTAL & SUPPLY INC eldwood Energy LLC \$0.00 Purchaser Assume and Allocate Pursuant to 182 700538_Master Services Agreement dated effective 04/11/2014 BECNEL RENTAL TOOLS, LLC eldwood Energy LLC Divisive Mergers Assume and assign to Credit Bid BEDROCK PETROLEUM CONSULTANTS LLC 183 558650 Master Services Agreement dated effective 01/01/2014 Aldwood Energy LLC \$0.00 Purchaser Oilfield Service RELZONA HOLISTON / OFFSHORE \$0.0 x Specialty Coatings Company used in the GOM to Protect / Exterior Surfaces from Erosion / Corrosion \$0.0 Energy LLC Assume and assign to Credit Bio Dilfield Services BENTON COMPLETION SERVICES INC Assume and assign to Credit Bid 186 Bucking Up Pup-Joints and Collars Idwood Energy LLC \$0.00 and assign to Credit Bid Purchaser Idwood Energy LLC 777788 Master Services Agreement dated effective 10/09/2018 BERGER GEOSCIENCES LLC \$0.0 Partnership agreement by and between BHP Billiton Petroleum (Deepwater) Inc, Noble Energy and Chevron USA re certain GC 282 Lease G16727, GC 238 Lease G26302 4/1/2005 wnership & Partnership Agreements BHP Billiton Petroleum (Deepwater) Inc, Noble Energy and Chevron USA re certain operations across GC 238 and GC 282 Fieldwood Energy LLC Assume and assign to Credit Bid operations across GC 238 and GC 282 operations across GC 238 and GC 282
Joint Operating Agreement by and between BHP Petroleum
[Deepwater] inc and Chevron USA Inc dated 1 Mar 97 (Typhoon
Operating Agreement) which is made applicable to the Boris
Prospect on GC 282 by that certain Joint Venture Agreement dated
18 Jul 2001. RHP Rilliton Petroleum Deenwater: CHEVRON LISA INC Inint Operating Agreemen eldwood Energy LLC GC 282 Lease G16727 Assume and assign to Credit Bid Noble Ratified the JOperating Agreement on 31 August 2001 Notice Russing Agreement on 31 August 2001
Joint Operating Agreement by and between Noble Energy, Inc,
Samson Offshore Inc, Murphy Exploration and Production Company
USA and Statoil USA E+P Inc dated 1 July 2009, as amended by 7/1/2000 Joint Operating Agreemer BHP Billiton Petroleum Deepwater; Equinor USA E&P; Murphy E&P USA Fieldwood Energy LLC GC 768 Lease G21817, GC 679 Lease G21811 NADARKO US OFFSHORE LLC Assume and assign to Credit Bid (b) 2nd Amendment dated 14 Oct 09 and c) 3rd Amendment dated 10 Nov 09 Logist Americanian deads of New John State BHP Petroleum (Deepwater) inc and Chevron USA Inc dated 1 Mar 97 (Typhoon Operating Agreement) which is made applicable to the Boris Prospect on GC 282 by that certain Joint Venture Agreement dated 3/1/2004 Joint Operating Agreement BHP Billiton Petroleum DW; NOBLE NERGY, INC., NORSK HYRDO E&P AMERICAS AS, INC. AND DAVIS OFFSHORE, L.P. GC 238 Lease G26302 Assume and assign to Credit Bid ieldwood Energy LLC; ieldwood Energy fshore LLC 18 Jul 2001. Noble Ratified the JOperating Agreement on 31 August 2001 JBA dated 1 Mar 04 with BHP mandates used of the Boris JOperating Agreement for GC 238 Letter Agmit by and between BHP, CVX and Noble settling dispute re BHP, CVX and Noble settling dispute re OH and PHA Fees on Boris and at Fieldwood Energy LLC GC 282 Lease G16727 5/1/2005 Letter Agreement - Other Land Assume and assign to Credit Bid OH and PHA Fees on Boris and at Typhoon platform dated 29 June Typhoon platform dated 29 June 06 CO DRILLING TOOLS IN Purchaser Assume and assign to Credit Bid Pursuant to change in operatorship per that PSA btw SandRidge and Black Elk Energy Offshore Operations, LLC ST 53 Lease G0400 194 \$0.00 3/13/2014 Operating Agreement - Other ieldwood Energy LLC Black Flk Purchaser EB 110 P&A Comms Provider 195 Oilfield Services BLACKHAWK DATACOM eldwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser Cement Heads Centralizer Subs Divert Tool I ACKHAWK SPECIALTY TOOLS \$0.0 Assume and assign to Credit Bid 564131-Daywork Drilling Contract dated 11-26-2008 BLAKE INTERNATIONAL RIGS, LLC Assume and assign to Credit Bid 108 Nilfield Services 541284_Master Services Agreement dat Work Order dated effective 08/14/2014 RI ANCHARD CONTRACTORS INC Assume and assign to Credit Bid x 537486_Master Services Agreement dated effecti BLUE FIN SERVICES LLC \$0.00 Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to Non-Oilfield Services 200 Blue Latitudes, LLC \$0.00 Consulting Agreement ieldwood Energy LLC Divisive Mergers

Assume and assign to Credit Bid 201 Ion-Oilfield Services Perpetual Software License Agreement BLUE MARRI E GEOGRAPHICS \$0.00 eldwood Energy LLC

Divisive Mergers

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 13 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Schedule of Assumed Contracts

Notes:

(1) The inclusion or exclusion by the Debtors of any contract or lease on this schedule bad not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder.

(2) The Debtors reserve the right, in their reasonable discretion, to further amend this schedule bad of or remove any executory contracts and unexpired lease for any reason, including executory contracts and unexpired lease that are subject to an Assumption Dispute (as defined in the Plan.)

(3) Known Contract Counterpraises represent parties isliend in actual agreements and orie ventor manual and present and ories and ories

# Contract Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate Proposed Contract Treatment [8]	FWI Cr	Applicable E		FW IV
Date		ROUTTECH MANNINGS INC					FWI PL	urchaser	-W III	FW IV
203 Oilfield Services	Pipeline Isolation Tools		Fieldwood Energy LLC		n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
204 8/5/2000 Transfer Agreement & Notices	Transfer of Owneship and Tills Agreement, made and entered into August 5, 2000, yand between Bornsylinc, Energien Resources Copporation; Forcenergy Inc, Gardner Offshroer Corporation; Guildisteam Energy, Inc;; Gulfsteam Energy, Services, Inc.; Liberty Energy Gulf Corporation; Range Energy Ventures Copporation; and V-Saia Energy Interests, Inc., as Seller; in Range Resources Copporation and Chevron U.S.A. Inc., concerning the sale of the Man Pass Block 159 Platform "X and the wells OCS-6 10002 No. A001 and COS-6 10002 No. A002, all as more tilly described in said Gourners."	Bonray, Inc.; Energen Resources Corporation, Forcenergy Inc; Gardner Offshore Corporation; Guifstar Energy, Inc; Guifstream Energy Services, Inc.; Liberty Energy	Fieldwood Energy Offshore LLC	MP 154 Lease G10902		\$0.00 Assume and Allocate Pursuant to Divisive Mergers				x
205 Oiffield Services	Various Drilling Services - Snubbing Units, HWO Units, Consulting	BOOTS & COOTS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		x	$\overline{}$	
206 Oilfield Services	Services 564216_Master Services Agreement dated effective 01/14/2014	BOSARGE BOATS INC	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		x	-	
207 Oilfield Services	536394_Master_Service_Contract Effective_4-6-2017	BOSARGE DIVING INC	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		x		
208 Oilfield Services	777507_Master Services Agreement dated effective 08/10/2017	BOSCO OILFIELD SERVICES LLC	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		x	-	
209 6/13/2016 Non-Oilfield Services	Cloud Based Document Sharing Site	Box.com	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		x		
210 4/1/2004 Joint Operating Agreement	AMENDMENT OF JOINT OPERATING AGREEMENT DATED APRI 1, 2004, BY AND BETWEEN BP AMERICA PRODUCTION COMPANY AND STONE ENERGY CORPORATION.	BP AMERICA PRODUCTION COMPANY AND STONE ENERGY CORPORATION.	Fieldwood Energy Offshore LLC	WC 34 Lease G02819, WC 35 Lease G01860, WC 66 Lease G02825, WC 77 Lease G02826		Purchaser \$0.00 Assume and Allocate Pursuant to Divisive Mergers	x	x		
211 12/31/2007 Operating Agreement - Other	Company Agoustic Description (Company Agoustic Description Agoustic Desc	BP America Production Company, Chevron USA Inc. and GOM Shelf LLC	Fieldwood Energy Offshore LLC	WD 69 Lease 181	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on care (ii) and include pursuant to the Divisive (iii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bild Purchase Agreement)	x	x		
212 9/26/2002 Marketing - Other	WATER SATURATION AGREEMENT BP AMERICA AND CMS	BP AMERICA PRODUCTION COMPANY, CMS TRUNKLINE GAS COMPANY, LLC		EW 826 Lease G05800	APACHE DEEPWATER LLC, WALTER OIL & GAS CORPORATION, W & T OFFSHORE INC	\$0.00 Assume and Allocate Pursuant to	x			
213 10/3/2019 Letter Agreement - Other Land	TRUNKLINE GAS COMPANY, LLC Letter Agreement re BP Project Team for Genovesa by and between BP and FW dated 3 Oct 2019	BP and FW dated 3 Oct 2019		MC 519 Lease G27278	BP EXPLORATION, W& TOFFSHORE INC. BP EXPLORATION & PRODUCTION INC, HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC	Divisive Mergers \$0.00 Assume and assign to Credit Bid Purchaser		x		
214 5/14/2008 Other Notices	Final Notification Letter Memo-Well Payout, elated May 14, 2008, EB 160 #A-13 well paid out on March 3, 2008.	BP E&P	Fieldwood SD Offshore	EB 160 Lease G02647	OTTOTIONE LEG	\$0.00 Assume and Allocate Pursuant to Divisive Mergers				x
215 1/1/1989 Unit Agreement and/or Unit Operating	El 266 Unit Operating Agreement	BP E&P, EPL O&G, Apache Shelf	Fieldwood Energy LLC	El 266 Lease 811, El 246 Lease 810, El 267 Lease 812, El 269 Lease 813		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
216 1/1/2012 Other Lease / Rental Agreement	Lease Rental and Minimum Royalty Payment Agreement by and between BP Exploraiton and Production, Inc. Marathon Oil Cmpany and Noble Energy, Inc dated 9 March 2012, but effective 1 Jan 12	BP Exploraiton and Production, Inc., Marathon Oil Company, Noble Energy, Inc., Samson Offshore, LLC, BHP Billiton Petroluem (Deepwater)	Fieldwood Energy LLC	MC 993 N/2 Lease G24134		\$0.00 Assume and assign to Credit Bid Purchaser		x		
217 1/1/1994 Joint Operating Agreement	BP EXPLORATION & OIL INC. AND SHELL OFFSHORE INC ET AL	BP EXPLORATION & OIL INC.	Fieldwood Energy LLC	MC 108 Lease G09777	TALOS PRODUCTION LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
218 4/2/2007 Joint Operating Agreement	Joint Operating Agreement – Isabelia Prospect, dated effective April 2, 2007, by and between BP Exploration & Production fine, as Operator and Noble Energy, Inc (prediscussor in interest to Psidocod Energy LLC) as No-Operator, governing the Mississippl as the first amendment to the Isabelia Prospect. JOperating a) the first amendment to the Isabelia Prospect. JOperating Agreement dated 25 October 2016, but made effective as of 15 Oct 2016; b) the second amendment to the Isabelia Prospect. JOperating Agreement dated 10 Dec 2016, but made effective as of 15 Oct 2016; b) the contain Lisase Exchange and Well Participation Agreement by and between BP Exploration and Production and Fieldwood Energy LLC dated and effective 20 and effe			MC 962 Lesse G19966		\$0.00 Assume and assign to Credit Bid Purchaser		x		
219 6/3/2014 Joint Operating Agreement	"Bright" Joint Operating Agreement made part of the "Bright Participation Agreement" dated 3 June 2014 by and between Noble Energy, Inc and BP Exploration and Production, Inc.	BP Exploration & Production Inc.		MC 474 Lease G35825, MC 518 Lease G35828		\$0.00 Assume and assign to Credit Bid Purchaser		x		
220 10/3/2019 Letter Agreement - Other Land	Letter Agreement by and between Fieldwood Energy LLC and BP Exploration and Production dated 3 Oct 19 agreeing the method for renumeration of BP for its costs incurred facilitating the tie-in into the BP operated Loop and Na Kika Platform.	BP Exploration & Production Inc.		MC 519 Lease G27278	BP EXPLORATION & PRODUCTION INC, HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
221 1/28/2020 Letter Agreement - Other Land	Letter Agreement by and between Fieldwood Energy LLC and BP Exploration and Production dated 28 Jan 20 permitting Fieldwood to operate certain tie-in opreations into the Loop.	BP Exploration & Production Inc.	-	MC 519 Lease G27278	BP EXPLORATION & PRODUCTION INC, HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
222 5/27/2005 Joint Operating Agreement	Operating Agmt eff. 5-27-2005 b/b BP Exploration & Production Inc. and EOG Resources, Inc.		Fieldwood Energy Offshore LLC	GI 94 Lease G02163, GI 93 Lease G02628		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
223 5/28/2005 Property Participation & Exchange Agreements	Participation Agmt eff. 5-28-2005 b/b BP Exploration & Production Inc. and EOG Resources, Inc.	BP Exploration & Production Inc. and EOG Resources, Inc.	Fieldwood Energy Offshore LLC	GI 94 Lease G02163		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×	T	[
224 1/19/2006 Letter Agreement - Other Land	Letter Agreement, - dated January 19, 2006, between BP Exploration & Production Inc. and Union Oil Company of California:		Fieldwood SD Offshore LLC	161 Lease G02648	APACHE DEEPWATER LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers				x
225 12/1/2011 Joint Operating Agreement	Galapagos Area Loop Subsea Production System Construction and Operating Agreement dated effective December 1, 2011 (as amended) by and between BP Exploration & Production Inc., amended by and between BP Exploration & Production Inc., Energy Deepware Ventures 11, LLC as amended a) by that certain First Amendment of the Galapagos Area Loop Subsea Production System Construction and Operating Agreement dated effective as of October 10, 2014, b) by that certain Second Amendment of the Galapagos Area Loop Loop Subsea Production Second Carefunder of the Calapagos Area Loop Loop Control of Contr	SP Exploration & Production Inc.; Houston Energy Deepwater Ventures I, LLC; Red Willow Offshore		MC 519 Lesse G27278, MC 562 Lesse G19966, MC 563 Lesse G21176	BP EXPLORATION & PRODUCTION INC. HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
226 5/1/2019 Joint Operating Agreement	MC 519 DEEP Joint Operating Agreement dated effective May 1, 2019, by and between Fieldwood, Red Willow and HEDV, which governs the operating rights interest on that certain oil and gas lease OCS-Q 27278 (MC 519) as amended (a) by that certain First Amendment to the MC 519 DEEP JOperating Agreement made effective 31 May 2019 by and between Fieldwood, Red Willow, MP and HEDV	BP Exploration & Production Inc.; Houston Energy Deepwater Ventures I, LLC, Red Willow Offshore	Fieldwood Energy LLC	MC 519 Lease G27278	BP EXPLORATION & PRODUCTION INC, HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 14 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

227 101/2002 Other Handling	ticipation & Exchange PSA / Other Purchase or Sale ces ces ces ent and/or Unit Operating	Contract Description (1)(2) First Amendment to Orion (MC 110) Platform Access, Operating Services and Production Handling Agreement by and between BP Exploration & Production Inc.; Store Energy Corporation and Shell Confidence inc.; Store Energy Corporation, Inc.; Devon Services and Production Inc.; Store Energy Corporation, Inc.; Devon Services and Ser	Known Contract Counterparties (5) BP Exploration & Production inc.; Stone Energy Corporation and Shell Offstnore Inc.; Stone Energy Corporation, Ocean Energy, Inc.; Devon SFS Operating, Inc. BP Exploration and Production inc and Fieldwood Energy LLC dated 25 Cotober effective 15 October 2016 BP Exploration and Production, inc., Marathon Oil Company, Noble Energy, Inc., Sanson Offshore, LLC, BHP Billion Petroluem (Despwater) Inc. BRISTOW US LLC BRISTOW US LLC BUGWARE, INC. BUGWARE, INC. Bureau of Ocean Energy Management	Pieldwood Energy LLC Fieldwood Energy LLC	Associated Leases (5) MC 110 Lease G18192 MC 562 Lease G19966 MP 296 Lease G01673 n.a. n.a.	Related Lease Parties (6) MARUBENI OIL & GAS (USA) LLC, TALOS RESOURCES LLC EPL OIL & GAS, LLC	Circle Estimate Proposed Contract Treatment [8] St. 000 Assume and (i) assign to Credit Bid Pruchaser (pursuant to the Plan and the Credit Bid Purchase (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquided Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) \$0.00 Assume and Allocate Pursuant to Divisive Mergers \$0.00 Assume and Allocate Pursuant to Divisive Mergers \$0.00 Assume and Allocate Pursuant to Divisive Mergers \$0.00 Assume and Allocate Pursuant to Divisive Mergers	x x x	credit Bid Purchaser	FWIII	FW I
228	ticipation & Exchange PSA / Other Purchase or Sale ces ces ces ent and/or Unit Operating	Services and Production Handling Agreement by and between BP Exploration & Production Inc.; Stone Energy Corporation and Shell Offshore Inc.; Stone Energy, Corporation and Shell Offshore Inc.; Stone Energy, Corporation, Ocean Energy, Inc.; Devon SPS Operating, Inc.; Devon SPS Operating, Inc.; Devon Care Special Control Contr	Offshore Inc.; Stone Energy Corporation; Ocean Energy, Inc.; Devon SFS Operating, Inc. BP Exploration and Production Inc and Fieldwood Energy LLC dated 25 October effective 15 October 2018 BP Exploration and Production, Inc, Marathon Oil Company, Noble Energy, Inc., Samson Offshore, LLC, BHP Billiton Petroluem (Deepweler) Inc BRISTOW US LLC BROUSSARD BROTHERS INC BUGWARE, INC.	Fieldwood Energy LLC Fieldwood Energy LLC Fieldwood Energy LLC	MC 562 Lesse G19966	RESOURCES LLC	Purchaser (pursuant to the Plan and the Credit Bill Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bill Purchase Agreement) \$0.00 Assume and allocate Pursuant to Divisive Mergers and Allocate Pursuant to Divisive Mergers \$0.00 Assume and Allocate Pursuant to Divisive Mergers		x		
Agreements	PSA / Other Purchase or Sale ces ces ces ces ent and/or Unit Operating	Exploration and Production Inc and Fieldwood Energy LLC dated 25 Colober efficier to Ecother 2018 MP 296 B19 ST2 Slot & Well Bore Acq Agmt MP 296 B19 ST2 Slot & Well Bore Acq Agmt 548442_Helicopter Service Agreement dated effective 02/24/2014 500904_MSA dated effective 02/08/2014; Amend. effective 09/01/2015; Amend. effective 03/20/2014 effective 12/13/2018 77/78/21 Master Services Agreement dated dated vs. 12/13/2018 Grant Inte ACT/2014 Agreement dated October 27, 1954, between Continental Oil Company and The Allantic Refining Company, Tide Marker Associated Ot Company and Company and Services Services Agreement Services A	October effective 15 October 2018 BP Exploration and Production, Inc, Marathon Oil Company, Noble Energy, Inc, Samson Offshore, LLC, BHP Billiton Petroluem (Deepwater) Inc BRISTOW US LLC SROUSSARD BROTHERS INC BUGWARE, INC.	Fieldwood Energy LLC Fieldwood Energy LLC Fieldwood Energy LLC		EPL OIL & GAS, LLC	Purchaser \$0.00 Assume and Allocate Pursuant to Divisive Mergers \$0.00 Assume and Allocate Pursuant to Divisive Mergers		x		
Agreements	ces ces ent and/or Unit Operating	MP 296 MP 296 B19 ST2 Slot & Well Bore Acq Agmt 548442_Helicopter Service Agreement dated effective 02/24/2014 500904_MSA dated effective 03/20/2014. Amend. effective 08/01/2015; Amend. effective 03/20/2017 777874_Master Services Agreement dated effective 12/13/2018 Grand Isle CATCO Unit Agreement, dated October 27, 1954, between Continental Oil Company and The Atlantic Refining Company, 17de Water Associated Oil Company and Use Service	Inc, Samson Offshore, LLC, BHP Billiton Petroluem (Despwater) Inc BRISTOW US LLC BROUSSARD BROTHERS INC BUGWARE, INC.	Fieldwood Energy LLC Fieldwood Energy LLC	MP 296 Lease G01673 n.a. n.a.	EPL OIL & GAS, LLC	Divisive Mergers \$0.00 Assume and Allocate Pursuant to Divisive Mergers				
231 Oilfield Services	ces ent and/or Unit Operating	500904_MSA dated effective 02/09/2014; Amend. effective 06/01/2015; Amend. effective 03/20/2017 777874_Master Services Agreement, dated effective 12/13/2018 Grand Isle CATCO Unit Agreement, dated October 27, 1994, between Continental Oil Company and The Allantic Refining Company, 104 Water Associated Oil Company and Uses Service	BROUSSARD BROTHERS INC BUGWARE, INC.	Fieldwood Energy LLC Fieldwood Energy LLC	n.a. n.a.	n.a.	Divisive Mergers	x			
232 Oilfield Services	ces ent and/or Unit Operating	06/01/2015; Amend. effective 03/20/2017 777874_Master Servioes Agreement dated effective 12/13/2018 Grand Isle CATCO Unit Agreement, dated October 27, 1954, between Continental Oil Company and The Atlantic Refining Company, Tide Watter Associated Oil Company and Oitles Service	BUGWARE, INC.	Fieldwood Energy LLC	n.a.	n.o.	\$0.00 Assume and assign to Credit Rid				
233 10/27/1954 Unit Agreement 234 6/1/2010 Property Particip Agreements 235 4/1/2012 Property Particip Agreements 236 5/15/1992 Unit Agreements 237 4/12012 Unit Agreement	ent and/or Unit Operating	777874_Master Services Agreement dated effective 12/13/2018 Grand Isle CATCO Unit Agreement, dated October 27, 1954, between Continental Oil Company and The Atlantic Refining Company, Tide Water Associated Oil Company and Cities Service				n.a.	Purchaser		x		
Agreement 234 6/1/2010 Property Particip Agreements 235 4/1/2012 Property Particip Agreements 236 5/15/1992 Unit Agreement Agreement		between Continental Oil Company and The Atlantic Refining Company, Tide Water Associated Oil Company and Cities Service	Bureau of Ocean Energy Management	Fieldwood Energy	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
Agreements 235 4/1/2012 Property Particip Agreements 236 5/15/1992 Unit Agreement Agreement	ticipation & Exchange			Offshore LLC; GOM Shelf LLC	GI 35 Lease 126, GI 39 Lease 127, GI 40 Lease 128, GI 41 Lease 129, GI 41 Lease 130, GI 46 Lease 132, GI 47 Lease 133, GI 48 Lease 134, GI 52 Lease 177	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Inferests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		
235 4/1/2012 Property Participal Agreements 236 5/15/1992 Unit Agreement Agreement		Approval of Revision of Participation Area, effective June 1, 2010, whereby the Grand Isle CATCO Unit was revised.	Bureau of Ocean Energy Management	Fieldwood Energy Offshore LLC	Gl 39 Lease 127, Gl 46 Lease 132, Gl 47 Lease 133, Gl 48 Lease 134, Gl 52 Lease 177	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00 Assume and assign to Credit Bid Purchaser		×		
Agreement	ticipation & Exchange	Approval of. Revision of Participation Area, effective April 1, 2012, whereby the Grand, Isle CATCO Unit was revised.	Bureau of Ocean Energy Management	Fieldwood Energy Offshore LLC	GI 39 Lease 127, GI 46 Lease 132, GI 47 Lease 133, GI 48 Lease 134, GI 52 Lease 177	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00 Assume and assign to Credit Bid Purchaser		×		
Agreement	ent and/or Unit Operating	EC 331/332 Unit Agreement	Bureau of Ocean Energy Management	Fieldwood Energy LLC	EC 331 Lease G08658, EC 332 Lease G09478	CAIRN ENERGY USA INC, CONTINENTAL LAND &	\$0.00 Assume and Allocate Pursuant to		-		
	ent and/or Unit Operating	UNIT AGREEMENT BY AND BETWEEN CONOCO INC. AND	Bureau of Ocean Energy Management			FUR CO INC EPL OIL & GAS, LLC	Divisive Mergers \$0.00 Assume and Allocate Pursuant to				×
Agreement		CITIES SERVICE COMPANY ET AL Unit Agreement for Outer Continental Shelf Exploration,	Bureau of Ocean Energy Management	Fieldwood Energy LLC:	GC 200 Lease G12210, GC 201 Lease G12209, GC 244 Lease G11043	LLOG EXPLORATION COMPANY, RED WILLOW	Divisive Mergers \$0.00 Assume and assign to Credit Bid	x			
Agreement		Development, and Production Operations on the Green Canyon Block 244 Unit (Contract No. 754393016) dated effective June 15, 1993, covering OCS-G 11043 (Green Canyon Block 244), OCS-G 12209 (Green Canyon Block 200), and OCS-G 12210 (Green Canyon Block 201).		Fieldwood Energy Offshore LLC		OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, WILD WELL CONTROL INC, CHEVRON USA INC, W & T ENERGY VI LLC, SHELL TRADING (US) COMPANY; RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC	Purchaser		x		1
239 4/13/1998 Letter Agreemet		13, 1998, BY AND BETWEEN ELF EXPLORATION INC., COperating AgreementSTAL O&G CORPORATION AND NIPPON OIL EXPLORATION U.S.A. LIMITED.		Fieldwood Energy LLC; Fieldwood Energy Offshore LLC		ENERGY XXI GOM LLC, MARUBENI OIL & GAS (USA) LLC, TOTAL E & P USA INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
240 12/18/2002 Pooling Agreem		POOLING AGREEMENT DATED DECEMBER 18, 2002, BY AND BETWEEN THE STATE OF TEXAS AND SPINNAKER EXPLORATION COMPANY, L.L.C.	Bureau of Ocean Energy Management, THE STATE OF TEXAS, AND SPINNAKER EXPLORATION COMPANY, L.L.C.	Fieldwood Energy Offshore LLC	PN 883 Lease MF100410, PN 883 Lease MF100411, PN 883 Lease MF100412, PN 883 Lease MF101898, PN 883 Lease MF96146, PN 883 Lease MF96147, PN 883 Lease SL96146		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
241 7/1/1984 Unit Agreement Agreement 242 Oilfield Services		UNIT AGREEMENT BY AND BETWEEN SHELL OFFSHORE INC. AND FLORIDA EXPLORATION COMPANY ET AL 500909 Master Services Agreement dated effective 11/01/2013	Bureau of Ocean Energy Management; MP 310 Unit Agreement BURNER FIRE CONTROL INC	Fieldwood Energy LLC Fieldwood Energy LLC	MP 303 Lease G04253, MP 304 Lease G03339, MP 310 Lease G04126	EPL OIL & GAS, LLC; TALOS ENERGY OFFSHORE, LLC, HE&D OFFSHORE LP	\$0.00 Assume and Allocate Pursuant to Divisive Mergers \$0.00 Assume and assign to Credit Bid	x			
						n.a.	Purchaser		x		
		PHA between Fieldwood and Byron for Byron's SM 6 production	Byron Energy Inc.		SM 10/ SM 6 Lease G01181		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
244 Oilfield Services 245 Oilfield Services		Master Services Contract dated effective 11/01/2013	C DIVE LLC CACTUS PIPE & SUPPLY, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and Allocate Pursuant to Divisive Mergers \$0.00 Assume and assign to Credit Bid	x		ļ	
		Pipe Supplier	·	Fieldwood Energy LLC	n.a.	n.a.	Purchaser		x	l	
246 Oilfield Services		Repair Service		Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
247 3/1/2016 Farmout Agreen		by and between Fieldwood Energy LLC, Walter Oil and Gas Corporation and Cairn Energy USA: Ratify and amend that certain Farmout dated 12/31/1984	Cairn Energy USA; Walter Oil & Gas Corporation		MP 301 Lease G04486	WALTER OIL & GAS CORPORATION	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
248 9/1/1996 Joint Operating	ng Agreement	JOA BY AND BETWEEN CAIRNE ENERGY USA, INC. AND NORCEN EXPLORER, INC. ET AL.	CAIRNE ENERGY USA, INC. AND NORCEN EXPLORER, INC. ET AL.	Fieldwood Energy LLC	ST 291 Lease G16455	ENVEN ENERGY VENTURES LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
249 5/1/2003 Joint Operating	ng Agreement	Offshore Operating Agreement dated May 1, 2003 between Magnum Hunter Production, Inc., and Westport Resourcs Corporation et al	Callon Petroleum Operating Co.		WC 295 Lease G24730	CALYPSO EXPLORATION LLC, CHEYENNE INTERNATIONAL CORP, MAGNUM HUNTER PRODUCTION INC, W & T OFFSHORE INC, W&T OFFSHORE INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
250 Oilfield Services	ces	Terms and Conditions between Fieldwood Energy and Caltex, fully executed on 09/08/2020	CALTEX OIL TOOLS, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
251 5/29/2019 Other Misc.		Non Consent by Calypso AFE FW194028 by and between Calypso Exploration LLC and Fieldwood Energy LLC: Per 12.6 of JOA A-2 non consented Calypso assigned byt still responsible for obligations prior to election	Calypso Exploration LLC and Fieldwood Energy LLC	Fieldwood Energy LLC	SS 79 Lease G15277	CALYPSO EXPLORATION LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
252 Oiffield Services	ces	Change Date dated effective 01/01/2014	CAMERON INTERNATIONAL CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
253 Oilfield Services	ces	Wellhead, Measurment, Solutions, Etc.	CAMERON SOLUTIONS INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
254 Oilfield Services	Ces	700336_Master Services Agreement dated effective 01/01/2014	CARDINAL COIL TUBING LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
255 Oilfield Services		Third Party Certification Engineering Group Required by BSEE	CARDNO PPI TECHNOLOGY SERVICES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
256 Oilfield Services	ces	502386_Joinder dated effective 06/24/2019	CARLISLE ENERGY GROUP, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
257 Oilfield Services	ces	555168_Master Services Agreement dated effective 11/01/2013	CASED HOLE WELL SERVICES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
258 7/21/2014 Operating Agree	greement - Other	Castex is named as operator of HI 167 Platform	CASTEX OFFSHORE INC	Fieldwood Energy LLC	HI 116; HI 167 Lease G06156		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
259 4/13/2016 Other Misc.		by and between Fieldwood Energy LLC, Chevron U.S.A. Inc., Peregrine Oil and Gas II, LLC and Castex Offshore, Inc.: Requests changre to compression standards in that certain Processing &	CASTEX OFFSHORE INC; Chevron U.S.A. Inc.; Peregrine Oil & Gas II, LLC	Fieldwood Energy LLC	MP 59 Lease G08461		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
260 5/31/2016 Elections		Contract Operating Services Agreement dated 07/01/2011 by and between Fieldwood Energy LLC, Chevron U.S.A. Inc., Peregrine Oil & Gas II, LLC and Castex Offshore, Inc.: increases to	CASTEX OFFSHORE INC; Chevron U.S.A. Inc.; Peregrine Oil & Gas II, LLC	Fieldwood Energy LLC	MP 59 Lease G03194, MP 59 Lease G08461		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
261 6/29/2016 Elections		continue compression services past orignal test period by and between Fieldwood Energy LLC, Chevron U.S.A. Inc., Peregrine Oil & Gas II, LLC and Castex Offshore, Inc.:	CASTEX OFFSHORE INC; Chevron U.S.A. Inc.; Peregrine Oil & Gas II,	Fieldwood Energy LLC	MP 59 Lease G03194, MP 59 Lease G08461		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			
262 4/1/2019 Other Handling	ng / Stabilization Agreements	First Amendment to that certain Production Handling Agreement, dated September 1, 2009 - Eiugene Island 224 "A" Platform - Federal Offshore Louisiana	CASTEX OFFSHORE INC; GOME 1271 GP, LLC; Juniper Exploration, LL.C	Fieldwood Energy LLC	El 224 Lease G05504	TALOS PETROLEUM LLC, WALTER OIL & GAS CORPORATION	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 15 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Schedule of Assumed Contracts

If the inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective affiliates has any liability thereunder.

[2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease of any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

[3] Known Contract Counterparties represent parties listed in a cabula generated and cabular and accordance and cabular and accordance and cabular and accordance and accordanc

#	Contract Date	Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]		Proposed Contract Treatment [8]	FWI	Credit Bid Purchaser	FW III	
263	4/6/2018	Withdrawal Agreement	Withdrawal Election	CASTEX OFFSHORE INC; Northstar Offshore Ventures LLC; Peregrine Oil & Gas II, LLC	Fieldwood Energy LLC	WC 269 - W/2 NE/4 NE/4; SE/4 and the N/2 NE/4 SE/4 of block 269 surface to 12,805' TVD Lease G13563		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			Т
164	7/2/2014	Assignment of Platform & Pipelines	by and between Fieldwood Energy LLC and Castex Offshore, Inc. : Fieldwood Divestiture of HI 116 Platform and pipelines	CASTEX OFFSHORE INC; Walter Oil and Gas Corporation	Fieldwood Energy LLC	HI 116 Lease G06156		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			T
i5	2/1/2010	Joint Operating Agreement	Joint Operating Agreement between Castex offshore, INC. as Operator and Hunt Oil Company and Walter Oil & Gas Corporation	Castex offshore, INC. as Operator and Hunt Oil Company and Walter Oil & Gas Corporation as non-operator.		HI 176 Lease G27509		\$0.00	Assume and assign to Credit Bid Purchaser		x		t
66	6/1/2013	Operating Agreement - Other	as non-operator. Operating Agreement eff. 6-1-13 Castex, et al	Castex, et al	Fieldwood Energy LLC	El 224 Lease G05504	TALOS PETROLEUM LLC, WALTER OIL & GAS	\$0.00	Assume and Allocate Pursuant to	x	\vdash		+
,		Non-Oilfield Services	Perpetual Software License Agreement	CEI	Fieldwood Energy LLC	n.a.	CORPORATION n.s.	\$0.00	Divisive Mergers Assume and assign to Credit Bid	•	x		+
8	7/12/2006	Unit Agreement and/or Unit Operating	BS 53 Field Voluntary Unit C by and between Centruy Exploration	Centruy Exploration New Orleans, Inc. and LA State Mineral Board		BS Lease 17860, BS Lease 17861	UPSTREAM EXPLORATION LLC	\$0.00	Purchaser		×		+
9	4/1/2014	Agreement Operating Agreement - Other	New Orleans, Inc. and LA State Mineral Board VIRGo Deep OA Operator ERT GOM, LLC by and between Century	Century Exploration New Orleans LLC, CL&F Resources LP, Sandridge		BS Lease 17860, BS Lease 16737, BS Lease 12806	UPSTREAM EXPLORATION LLC	\$0.00	Purchaser Assume and assign to Credit Bid		_ x		4
)	4/ 1/2014		Exploration New Orleans LLC, CL&F Resources LP, Sandridge Energy Offshroe, LLC and Energy Resource Technology GOM, LLC 558154_Master Services Agreement dated effective 01/01/2014	Energy Offshroe, LLC and Energy Resource Technology GOM, LLC	Fieldwood Energy LLC	200 2000 17000, 50 2000 10701, 50 2000 1200	or orner in Extremit Leo	\$6.00	Purchaser Assume and assign to Credit Bid		x		
					5,	n.a.	n.a.	\$0.00	Purchaser		x		
1		Oilfield Services	700842_Master Services Agreement dated effective 01/01/2014	CETCO ENERGY SERVICES COMPANY LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	i	
2		Non-Oilfield Services	Perpetual Software License Agreement	CGG SERVICES (U.S.) INC.	Fieldwood Energy LLC	n.a.	n.a.	\$801.23	Assume and assign to Credit Bid Purchaser		x		
3		Oilfield Services	Pipe Supplier	CHAMPIONS PIPE & SUPPLY CO	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		
1		Oilfield Services	Amendment to Master Services Contract, dated effective February 1,	CHAMPIONX	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x		٠
	4/1/2006	Right of Way	2020 Charles Nicholson ETAL	Charles Nicholson ETAL		WC 66		\$0.00	Purchaser Assume and Allocate Pursuant to		<u> </u>		
		Other Services Agreements	Registration Agreement for Emergency Response Script Services	ChemTel Inc.		Area wide		\$0.00	Divisive Mergers	x	\vdash		-
	GT11/2011					TOO MISS			Purchaser		x		
		Oilfield Services	502662_MSA effective 11/01/2013; Change Date effective 1/1/2014; Change Date effective 1/1/2014		Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
	8/21/2020		Chet Morrison remove the two well conductors of the previously plugged wells HI 176 #2, #3 b/b Chevron and Samedan	Chet Morrison Contractors; Exxon Mobil Corporation; Hoactzin Partners, LP; Ridgewood Energy Corporation	Fieldwood Energy LLC	HI 176 Lease G27509		\$0.00	Assume and assign to Credit Bid Purchaser		x		
	2/18/2000	Operating Agreement - Other	b/b Chevron and Samedan	Chevron and Samedan		VK 113 Lease G16535	CHEVRON USA INC, EPL OIL & GAS, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers				
)	6/1/2009	Ownership & Partnership Agreements	Owners Agreement between the owners of the High Island Pipeline System	Bandon Oil and Gas, LP and Fieldwood Energy LLC and Fieldwood SD Offshore LLC and Chevron Pipe Line Company, owners of the High Island Pipeline System	Bandon Oil and Gas, LP; Fieldwood Energy LLC; Fieldwood SD Offshore	HIPS	n.a.	\$0.00	Assume and allocate pursuant to divisive mergers	x		x	-
				' '	LLC								
ı	11/18/1999		Letter Agreement, dated November. 18, 1999, by and between Chevron U.S.A. tic. and Samedan Oil Corporatidri being a COPAS Amendment to Unit Operating Agreement for the Viosca Knoll 252	Chevron U.S.A. and Samedan Oil Corporation	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers				
			Unit concerning Subpart (i;) of Section m. "Overhead", andimade effective January 1,2000.							x		1	
		Other Notices	(Chevron's Notice to Apache Letter, dated March 20, 2012, EB 159 #A-15 Well (GM-2-2 Sand) conductor removal. Letter Agreement dated October 25, 2013 evidencing Chevron	Chevron U.S.A. Inc, Apache Corporation	Fieldwood SD Offshore LLC	EB 159 Lease G02646	APACHE DEEPWATER LLC	\$0.00	Divisive Mergers				
13	10/25/2013		Letter Agreement dated October 25, 2013 evidencing Chevron U.S.A. Inc.'s consent to an assignment of interest from Apache Corporation in that-certain Farmout Agreement dated and made effective June 1, 2009, to Fieldwood Energy LLC.	Chevron U.S.A. Inc, Apache Corporation	Fieldwood Energy Offshore LLC	CA 42 Lease G32267	CASTEX OFFSHORE INC, PEREGRINE OIL AND GAS II LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		i I	
14	9/25/2003	Confidentiality Agreements / AMI and Related	Area of Mutual Interest Agreement by and between Apache	CHEVRON U.S.A. INC.	Fieldwood Energy LLC	WD 90 Lease G01089, WD 103 Lease 840, WD 103 Lease G12360		\$0.00		×			٠
5	12/30/2013	Consents Withdrawal Agreement	Corporation and Chevron USA Withdrawal Agreement by and between Fieldwood Energy LLC and	Chevron U.S.A. Inc.	Fieldwood Energy LLC	SS 216 Lease G01524		\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x	\vdash		
3	8/1/2016	Letter Agreement - UOA	Chevron U.S.A. Inc. by and between Fieldwood Energy Offshore LLC and Chevron U.S.A Inc.: RUE No. OCS-G 22052 for MP 154 surface wells used as		Fieldwood Energy Offshore LLC	VK 340 Lease G10933		\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers	x	\vdash		
7	8/4/2016	Other Misc.	disposal wells for VK 252 Unit by and between Fieldwood Energy Offshore LLC and Chevron U.S.A Inc.: submitted new RUE to rpelace OCS -G 22052, consent by	. Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 340 Lease G10933		\$0.00		×	\vdash		
8	7/28/2017	Indemnity and Release Agreement	chevron to issuance of new RUE by and between Fieldwood Energy LLC and Chevron U.S.A. Inc.:	Chevron U.S.A. Inc.		MP 59 Lease G03194, MP 59 Lease G08461		\$0.00	Assume and Allocate Pursuant to		\vdash		
19	71110010		Chevron sold to Cantium and needed DOO from Fieldood, Fieldwood required this Agreement to allow DOO Joint Operating Agreement by and between Chevron USA Inc and	Chevron U.S.A. Inc.		MC 118 Lease G35963, MC 119 Lease G36537, MC 163 Lease G36538, MC		\$0.00	Divisive Mergers	x			
9	7/1/2019		Joint Operating Agreement by and between Chevion OSA in card Fieldwood Energy LLC dated 1 July 2019 and as amended by that (a)First Amendment dated effective 1 January 2020 (b) Second Amendment dated effective 1 May 2020 (Part of the LEA)	Chevion U.S.A. Inc.	Fieldwood Energy LLC	MIC 116 Lease G35903, MIC 119 Lease G36537, MIC 163 Lease G36536, MIC 206 Lease G36540		\$0.00	Assume and assign to Credit Bid Purchaser		x	ÌII	
10	5/1/2020	Property Participation & Exchange	Lease Exchange Agreement by and between Chevron USA Inc and	Chevron U.S.A. Inc.	Fieldwood Energy LLC	MC 118 Lease G35963, MC 119 Lease G36537, MC 162 Lease G36880, MC		\$0.00	Assume and assign to Credit Bid				
	6/6/1994	Agreements Letter Agreement - UOA	Fieldwood Energy LLC dated 1 May 2020 Letter Agreement, dated June 6, 1994, whereby Chevron U.S.A. Inc.	Chevron U.S.A. Inc.	Fieldwood Energy	163 Lease G36538, MC 206 Lease G36540 VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Purchaser Assume and Allocate Pursuant to		x		
		ÿ	approves, adopts and recognizes the Unit Operating Agreement, dated January 21, 1994 for the Viosca Knoll 252 Unit		Offshore LLC				Divisive Mergers	x			
!	8/1/2015	Agreements	by and between Fieldwood Energy Offshore LLC and Chevron U.S.A. Inc. : MP 77, 78 and VK 251, 252, 340 Fields		Fieldwood Energy Offshore LLC	MP 77, 78 and VK 251, 252, 340 Fields Lease G04481, MP 77, 78 and VK 251, 252, 340 Fields Lease G10930, MP 77, 78 and VK 251, 252, 340 Fields Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		i	
3	8/1/2016	Letter Agreement - UOA	by and between Fieldwood Energy Offshore LLC and Chevron U.S.A Inc.: RUE No. OCS-G 22052 for MP 154 surface wells used as disposal wells for VK 252 Unit		Fieldwood Energy Offshore LLC	VK 251 Lease G10930	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
4	8/4/2016	Other Misc.	by and between Fieldwood Energy Offshore LLC and Chevron U.S.A. Inc.: submitted new RUE to rpelace OCS -G 22052, consent by chevron to issuance of new RUE	Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
5	10/14/2004	Letter Agreement - Other Land	Letter Agreement, dated October. 14, 2004, between Ghevron U.S.A.	Chevron U.S.A. Inc. and Noble Energy, Inc.	Fieldwood Energy	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00					٠
			Inc. and Noble Energy, Inc. concerning Production Handling Agreement Terin's, Viosca Knoll 251 "A' PlatformvCadillacProspect and any Other Future Non-unit Production		Offshore LLC				Divisive Mergers	x		ì	
3	7/7/1997	Letter Agreement - Other Land	Letter Agreement, dated July 7, 1997, by and between Chevron	Chevron U.S.A. Inc. and Samedan Oil Corporation	Fieldwood Energy	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to		\vdash		٠
			U.S.A. Inc. and Samedan Oil Corporation,concerning of the OCSTG 10930 Well #1 in Viosca Knoll Block 251 to a proposed depth of 22,500' and certain		Offshore LLC				Divisive Mergers	x		i	
7	4100/004		earning and assignment provisions, more fully described therein.	Character II C A lea and Company Control Form Form Form	Sieldweed Seese	MD 77 Laws COMM		\$0.00	Assume and Allegate Days		\square		
1	4/28/2014	Letter Agreement - Other Land	Letter Agreement, dated April 28, 2014, between Chevron U.S.A. Inc. and Samson Contour Energy E&P, LLC,	Chevron U.S.A. Inc. and Samson Contour Energy E&P, LLC, regarding Main Pass 77 Oil Imbalance Claim	Fieldwood Energy Offshore LLC	MP 77 Lease G04481		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		i	
98	5/2/1989	Letter Agreement - Other Land	regarding Main Pass 77 Oil Imbalance Claim Letter Agreement, dated May 2, 1989, between Southern Natural Gas Company and Chevron U.S.A. Inc., concerning the "Construction, Installation, Operation and Maintenance of	Chevron U.S.A. Inc. and Southern Natural Gas Company	Fieldwood Energy Offshore LLC	MP 77 Lease G04481		\$0.00	Assume and Allocate Pursuant to Divisive Mergers				
			"Construction, Installation, Operation and Maintenance of Measurement and Pipeline Facilities" for receipt points at various locations on the OCS, including Main							x			

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 16 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Schedule of Assumed Contracts

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- 121 The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

- [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements.

Chevron UiS.A. Inc. and-Noble Energy, Inc.

[2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

[3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem [8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1 Flan of Fisikeroof Energy LLC and Its Affiliated Debtors (2004 In Amended Joint Chapter 1 Flan of Fisikeroof Energy LLC and Its Affiliated Debtors (2004 In Affiliated Debtors (200 Applicable Entity 6/25/1992 Letter Agreement - Other Land Letter Agreement, dated June 25, 1992, between Chevron U.S.A. hevron U.S.A. Inc. and Southern Natural Gas Company Letter Regierment, usated June 25, 1982, Detween Chewin 10.5A, line, ("Chewron") and Southern Natural Gas Company ("Southern"), concerning the "Interconnection of Pneumatic Chart Recorders Permit - Various Meter Stations, of fisher Louisiana ", whereby Chewron obtained consent from Southern for Chevron to connect, Offebore LLC Divisive Mergers operate and maintain pneumatic chart recorders on various of Southern's existing meter stations, offshore, Louisiana (including Main Pass Area Block 77 "A" platform). Letter Agreement, dated effective February 15, 1993, between Chevron U.S.A. Inc. ("Chevron") and Southern Natural Gas Company ("Southern"), concerning the "Interconnection of Pneumatic Chart on U.S.A. Inc. and Southern Natural Gas Compan Offshore LLC Divisive Mergers Recorders Permit -Various Meter Stations, Offshore Louisiana", whereby Chevron and Southern agree to amend and replace Exhibit "A" to that certain Letter Agreement, dated June 25, 1992 (described hereinabow 8/7/2003 Property Participation & Exchange Exploration Participation Agreement, dated August 7, 2003, by and VK 251 Lease G10930. VK 340 Lease G10933 between Chevron U.S.A. Inc. and Westport Resources Corporation. Offshore LLC Divisive Mergers as amended, concerning certain Offshore Continental Shelf ramenueu, roperties, all as is envirled for and described therein. 8/24/2004 Letter Agreement - Other Land Letter Agreement dated August 24, 2004, between Chevron U.S.A. hevron U.S.A. Inc. and Williams Field Services- Gulf Coast Company, ieldwood Energy A A133 Lease G0266 & T ENERGY VI LLC ne and Allocate Pursuant t Inc. and Williams Field Services- Gulf COperating Agreementst x Offshore LLC Divisive Mergers mpany, L.P. U.S.A. Inc. GOM SHELF LLC 303 9/4/2010 Letter Agreement - Other Land Chevron U.S.A. Inc. GOM SHELF LLC. GOM Shelf LLC GI 46 Lease 132 APACHE SHELF EXPLORATION LLC. BP AMERICA \$0.00 Assume and assign to Credit Bid Purchaser Farmout Agreement dated effective June 1, 2009, between Chevron U.S.A. Inc., and Phoenix Exploration Company, LP and Challenger 6/1/2009 Farmout Agreemen Chevron U.S.A. Inc., and Phoenix Exploration Company, LP and A 42 Lease G3226 ASTEX OFFSHORE INC, PEREGRINE OIL AND Assume and Allocate Pursuant to Divisive Mergers Minerals Inc., covering OCS-G 32267, Chandeleur Block 42 and OCS-G 32268, Chandeleur Block 43, INSOFAR AND ONLY INSOFAR as they cover those depths from the surface to one hundred feet (100') below the deepest depth drilled and logged in the 12/31/2007 Acquisition / PSA / Other Purchase or Sale Agreements Agreement for Purchase and Sale, effective December 31, 2007, nevron U.S.A. Inc., as Seller, and Wild Well Control, Inc., as Buyer APACHE SHELF EXPLORATION LLC, BP AMERICA \$0.00 Assume and (i) assign to Credit Bid 305 WD 69 Lease 181 veen Chevron U.S.A. Inc., as Seller, and Wild Well Control, Inc. urchaser (pursuant to the Plan and th as Buyer, conveying Chevron's undivided interest in certain Faciliti Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Wells in Gl 40, 41, 47, 48 and WD 69 and 70 to Wild Well Control for the purpose of decommissioning Farmout Agreement, dated effective October 30, 2006, between Chevron U.S.A. Inc., as-Farmor, and Mariner Energy Resources, Inc., as farmer, oxering 32 of 3M 149 (OCS-Q 529) and 52 of SM 150 (005-016325) and limited to depths from the surface. to the stratographic equivalent of 100' below the deepest depth drilled in the #1 Well as proposed. Chevron U.S.A. Inc., as-Farmor, and Mariner Energy Resources, Inc., as Assume and (i) assign to Credit Bid furchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on coount of the Acquired Interests and/or 306 10/30/2006 Farmout Agreemen SM 149 Lease G02592, SM 150 Lease G1632 (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) 1/7/2004 Farmout Agreemen FARMOUT AGREEMENT BY AND BETWEEN CHEVRON U.S.A. CHEVRON U.S.A. INC., ET AL. AND BP AMERICA PRODUCTION APACHE SHELF EXPLORATION LLC, BP AMERICA Assume and assign to Credit Bid INC., ET AL. AND BP AMERICA PRODUCTION COMPANY, ET AL.

Exploration Participation Agreement, dated November 1, 2004, by

Chevron U.S.A. Inc. PRODUCTION COMPANY Purchaser me and Allocate Pursuant to 11/1/2004 Property Participation & Exchange Chevron I.I.S.A. Inc. Newfield Exploration Company Cahot Oil & Ga Fieldwood Energy /K 251 Lease G10930 VK 340 Lease G10933 \$0.00 308 Illiams Field Services Divisive Mergers and between Chevron U.S.A. Inc. and Newfield Exploration
Company, concerning certain Offshore Continental Shelf properties ffshore LLC provided for and described therein Letter Agreement dated November 3, 2011 evidencing Chevron U.S.A. Inc.'s consent to an assignment of interest from Phoenix Exploration Company LP in that certain Farmout Agreement dated and made effective June 1, 2009, to Apache Corporation and Caste 309 11/3/2011 Letter Agreement - Other Land Chevron U.S.A. Inc., Phoenix Exploration Company LP, Apache Corporation and Castex Offshore Fieldwood Energy Offshore LLC CA 42 Lease G32267 CASTEX OFFSHORE INC. PERFORING OIL AND \$0.00 Assume and Allocate Pursuant to Divisive Mergers 11/3/2011 Letter Agreement - Other Land Letter Agreement, dated November 3, 2011, executed between Chevron U.S.A. Inc., Phoenix Exploration Company, LP, Apache /K 340 Lease G10933 ieldwood Energy Assume and Allocate Pursuant to Chevron U.S.A. Inc. (granting party) and Phoenix Exploration progration and Castex Offshore, Inc. Offshore LLC Divisive Mergers Company, LP, Apache Corporation and Castex Offshore, Inc. Letter Agreement, dated November 3, 2011, executed between Chevron U.S.A. Inc., Phoenix Exploration Company, LP, Apache 11/3/2001 Letter Agreement - Other Land Fieldwood Energy /K 251 Lease G10930 Illiams Field Services \$0.00 Assume and Allocate Pursuant to Chevron U.S.A. Inc. (granting party) and Phoenix Exploration Company, LP, Apache Corporation and Castex Offshore, Inc. (grantees), being a conditional ornoration and Castex Offshore Inc. Divisive Mergers 3/31/2003 Letter Agreement - UOA Letter Agreement, dated March 31, 2003, between Chevron U.S.A. Inc., Sabco Oil and Gas Corporation, Apache Corporation, Chevron U.S.A. Inc., Sabco Oil and Gas Corporation, Apache Corporation, ExxonMobil Production Company, Key Production Company and Contour Fieldwood Energy Offshore LLC MP 77 Lease G04481 \$0.00 Assume and Allocate Pursuant to ExxonMobil Production Company, Key Production Company and Energy Contour Energy Acquire-Non-Participating Interest, in the MP77 OCS-G 4481 A-6 TTPG, Project No. UWGHP-R3011, Cost Center UCP170500, Mair Pass Block 77. Chevron U.S.A. Inc., Samedan Oil Corporation and Continental Land & Fur Co., Inc. Key Production Company election Letter Agreement, dated June 9, 1994, by and between Chevron U.S.A. Inc., Samedan Oil Corporation and Continental Land & Fur 6/9/1994 Letter Agreement - Other Land VK 251 Lease G10930. VK 340 Lease G10933 Iliams Field Service Co., Inc.

Joint Bidding Agreement by and between Chevron USA Inc and MC 119 Lease G36537, MC 163 Lease G36538, MC 206 Lease G36540, n.a 3/1/2019 Joint Bidding Agreements hevron U.S.A. Inc.; Ecopetrol America Inc; Talos Energy Offshore LLC ieldwood Energy LLC Assume and assign to Credit Bid Purchaser
ne and Allocate Pursuant to
Divisive Mergers Some bounds regretered by any expendent clearly GSR in a bar Fieldwood Energy LLC dated 1 March 2019 by and between Fieldwood Energy LLC, W & T Offshore, Inc., Renaissance Offshore LLC, Transcontinental Gas Pipe Line and Chevron U.S.A. Inc.: Transco Facilities Subseaq Modification - Shel 3/1/2017 Other Misc ST 316 Lease G22762 &T OFFSHORE INC \$0.0 owned ST 300 Platform Operating Agreement dated and effective as of August 1, 2019 by hevron U.S.A. Inc.: Ridgewood Castle Rock, LLC MC 743 Lease G3640 316 8/1/2019 Joint Operating Agreement ieldwood Energy LLC \$0.00 Assume and assign to Credit Bid and among Chevron U.S.A. Inc., Fieldwood Energy LLC, and and among Chevron U.S.A. Inc., Fieldwood Energy LLC, and Ridgewood Castle Rock, LLC Letter Agreement, dated December 8, 2000 (effective December 1, 2000), by and between Chevron U.S.A. Inc. and Williams Field Services - Gulf COperating Agreementst Company, L.P., whereby Chevron U.S.A. Inc. consents to an assignment by Williams Field Services - Gulf COperating Offshore LLC Divisive Mergers Agreementst Company, L.P., to its affiliate, Williams Mobile Bay Producer Services, L.L.C. Chevron U.S.A. production Company and Samedan Oil Company as Producer and Shell Offshore Inc. and Amoco Production Company as Gas gathering agreement between Chevron U.S.A. production VK 251 Lease G10930 3/1/2000 Marketing - Gathering filliams Field Services Assume and Allocate Pursuant to Company and Samedan Oil Company as Producer and Shell Offshore Inc. and Amoco Production Company as Processor nevron UiS.A. Inc. and-Noble Energy, Inc. VK 251 Lease G10930, VK 340 Lease G10933 8/1/2004 Unit Agreement and/or Unit Operating Amendment and Supplement to?Unit Operating Agreement for the Viosca Knoll 252 Unit, dated August 1,2004, by and between Fieldwood Energy Offshore LLC Illiams Field Services Assume and Allocate Pursuant to Divisive Mergers

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 17 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

[2] in the clause isservative in grill, in their teasoritation because), to thin all rather of its Schedule to date of retirors any executory contracts or injective proper peach in a manager of the contract Counterparties regresses parties listed in chair additionable and of vendor among.

[3] Known Contract Counterparties regresses parties listed in chair actual agreements and not vendor among.

[4] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

[5] Related lease parties represent current lease co-working interest owners and JIB partners based on Company accounting system records. [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtors: Fourth Amended Joint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (2004 to Milliand party exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalizate terms used but not observe defined therein shall have the meanings ascribed to such terms in the Plan. The proposed treatment of the Chapter of Assumed Contracts, the event of any conflict of the Plan's (and the Affiliated Debtors) is for informationation proving ascribed by a pull and Milliand Chapter of the Plan's (and the Plan's Agree of the Plan's Agree of the Plan's (and the Plan's Agree of the Plan's Agree of the Plan's (and the Plan's Agree of the Pla Applicable Entity Joint Venture Agrmt amongst Chevron USA INC and BHP Petroleum 7/18/2001 Joint Development / Venture / Exploration Chevron USA INC and BHP Petroleum (Deepwater) Inc ieldwood Energy LLC GC 282 Lease G1672 Assume and assign to Credit Bid epwater) Inc dated 18 July 2001 whereby CVX and BHP hanged WI in GC 281 and 282 and committed to Operating CHEVRON USA INC. Apache Shel 321 ieldwood Energy LLC El 307 Lease G02110 Operating Agreement 1/1/89 Assume and Allocate Pursuant to Divisive Mergers me and assign to Credit Bid hevron USA INC. BHP Billiton Petroleum (Deenwater) Inc. and Noble Fieldwood Energy LLC 322 8/12/2002 Construction Agreements CMA amongst Chevron USA INC. BHP Billiton Petroleu GC 282 Lease G1672 \$0.00 (Deepwater) Inc and Noble Energy Inc dated 12 Aug 2002 Energy Inc Chevron USA INC, BHP Billiton Petroleum (Deepwater) Inc, Noble Energy 323 Assume and assign to Credit Bid Purchaser Development Plan approved by Chevron USA INC, BHP Billiton Petroleum (Deepwater) Inc and Noble Energy Inc dated 12 Aug 2002 dwood Energy LLC CHEVRON USA INC. EPL OIL & GAS. LLC. Stone Energy. BP E&P 324 11/2/1964 Unit Agreement and/or Unit Operating \$0.00 Assume and Allocate Pursuant to Divisive Mergers e and Allocate Pursuant to ieldwood Energy 325 1/1/2004 ARMOUT AGREEMENT DATED JANUARY 21 2004 BY AND CHEVRON LISA INC. AND RP AMERICA PRODUCTION COMPANY WC 66 Lesse G02826 \$0.0 BETWEEN CHEVRON USA INC. AND BP AMERICA PRODUCTION CHEVRON USA INC. AND GOM SHELF LLC CHEVRON USA INC. AND GOM SHELF LLC APACHE SHELF EXPLORATION LLC. BP AMERICA 326 9/14/2010 Letter Agreement - Other Land ieldwood Energy LLC GI 46 Lease 132 \$0.00 Assume and assign to Credit Bid x Purchaser ime and assign to Credit Bid Purchaser PRODUCTION COMPANY IOINT OPERATING AGREEMENT BY AND BETWEEN DAVIS CHEVRON LISA INC. PHOENIX EXPLORATION COMPANY LP Fieldwood Energy 9/15/2009 Joint Operating Agreemen NF/4 GC 198 Lease G3602 \$0.0 HALLENGER MINERALS INC., DAVIS OFFSHORE, L.P., STEPHEN RODUCTION COMPANY, LLC, ENERGY PARTNERS, LTD, NOBLE NERGY INC., AND STATOILHYDRO USA E&P INC OFFSHORE, L.P., STEPHENS PRODUCTION COMPANY, LLC, ENERGY PARTNERS, LTD, NOBLE ENERGY INC., AND STATOILHYDRO USA E&P INC STATOILHYDRO USA E&P INC by and between Fieldwood Energy LLC, Chevron U.S.A. Inc., Wichita Partnership, Ltd., W & T Energy VI, LLC and W&T Offshore, L.L.C.: In furtherance of April 14, 2015 letter Areana earned assignment CHEVRON USA INC; W&T Energy VI, LLC; W&T Offshore, L.L.C.; Wichita ST 148 Lease G01960 328 6/15/2015 Elections Fieldwood Energy LLC \$0.00 Assume and Allocate Pursuant to Divisive Mergers in furtherance of April 14, 2015 letter Aleana earned assignment from Chevron Chevron to resign as operator In furtherance of April 14, 2015 and June 15, 2015 letters, Areana CHEVRON USA INC: W&T Energy VI. LLC: W&T Offshore, L.L.C.: Wich sarned assignment from Chevron Chevron to resign as operator. artnership, Ltd. Divisive Mergers darifying Working Interests, etc. ent eff. 4-30-09 Chevron USA et al 330 4/30/2000 uron IISA et e MP 59 Lease G03194. MP 59 Lease G0846 \$0.00 Assume and Allocate Pursuant to Divisive Mergers

Assume and Allocate Pursuant to Divisive Mergers

Assume and Allocate Pursuant to x Operating Agreement eff. 6-1-09 Chevron USA, et al 331 erating Agreement - Oth 332 9/1/1996 Operating Agreement - Other Offshore Operating Agreement 9/1/1996 hevron USA, Renaissance, Apache Shell VR 408 Lease G15212 \$0.00 ieldwood Energy LLC Divisive Mergers e and Allocate Pursuant to Divisive Mergers Operating Agreement (depths below 9000' on VR 392 & VR 408; and all depths VR 407) 9/3/1996 333 Chevron USA, Renaissance, Apache Shelf VR 408 Lease G15212 \$0.00 334 VR 408 Lease G15212 1/31/2000 Farmout Agreement armout Letter Agreement 1/31/2000 evron USA, Renaissance, Apache Shelt ieldwood Energy LLC \$0.00 Assume and Allocate Pursuant to Divisive Mergers
Assume and assign to Credit Bid nevron, Dynamic Offshore Resources, LLC, GOMH Explocation, LLC an ANARE ENERGY PARTNERS, LLC 335 6/28/2012 Operating Agreement - Other Ownership and Operating Agreemen /R 229 Lease G27070 \$0.00 Hall-Houston Exploration III, L.P. Chevron, Dynamic Offshore Reso Hall-Houston Exploration III, L.P. nership and Operating Agreement 336 6/28/2012 larketing - Connection Agr urces, LLC, GOMH Exploration, LLC an /R 220 Legge G27070 MARE ENERGY PARTNERS III \$0.0 x 337 Non-O&G Real Property Lease / Rental Lease agreement between Fieldwood and Cheyenne Services Total Area: 2 buildings; office/warehouse space Total Area: 2 buildings: office/warehouse spaceSquare Footage: approx. \$0.0 Assume and assign to Credit Bid lwood Energy LLC /15/2019 lease Agreement 3,800 SF on approx 3 acres Purchase 1st Amend Square Footage: approx. 23,800 SF on approx 3 acres Address: 108 Galbert Road Lafavette LA 70506 5/14/2020 338 Lease - 108 Galbert Rd., Lafayette, LA 70506 CHEYENNE SERVICES LIMITED \$6,475.38 ieldwood Energy LLC Assume and assign to Credit Bid First Amendment to Lease - 108 Galbert Rd., Lafavette, LA 70506 CHEYENNE SERVICES LIMITED \$6,475,38 Assume and assign to Credit Bid 339 4/26/2020 Othe ieldwood Energy LLC Purchaser Assume and assign to Credit Bid ster Service Agreement dated effective July 17, 20 Purchaser Assume and assign to Credit Bid CHURCHILL DRILLING TOOLS US, INC 777969 Rental Agreement dated effective 11/21/2018 Idwood Energy LLC \$0.00 341 Oilfield Services Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to 342 Oilfield Service 777621 Master Services Agreement dated effective 05/02/2019 LI MOLTAVONNIL eldwood Energy LLC \$0.0 x Fieldwood Energy LLC, CL&F Resources & T OFFSHORE INC, HELIS OIL & GAS COMPAN Houston Energy LP., Helis Oil and Gas Company LLC and W&T Offshore, Inc.: Amendment and Ratification of Production Handling LP; W&T Offshore, Inc. LC, HELIS OIL & GAS CO, CALYPSO XPLORATION LLC, CHEYENNE PETROLEUM Divisive Mergers Agreement (High Island, East Addition Block 129) OMPANY, MAGNUM HUNTER PRODUCTION INC LARIANT CORPORATION 344 Idwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 345 346 10/27/2015 Othe Classic Business Products Maintenance Contract Agreement CLASSIC BUSINESS PRODUCTS. INC \$485.06 Assume and assign to Credit Bid eldwood Energy LLC Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 347 10/3/2018 Placeir Rusiness Products Maintenance Contract Ann ASSIC BUSINESS PRODUCTS IN eldwood Energy LLC 348 10/3/2018 \$485.0 Assume and assign to Credit Bid 349 Classic Business Products Maintenance Contract Agree CLASSIC BUSINESS PRODUCTS INC \$485.06 Purchaser Assume and assign to Credit Bid Purchaser CLASSIC BUSINESS PRODUCTS, IN \$485.0 Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to Divisive Mergers Spill Response, Service Equipment, OSRO CLEAN GULF ASSOCIATES SERVICES LLC 352 Oilfield Services eldwood Energy LLC \$0.00 . Unit Agreer Co-Development Agreement and Amendment to Unit Operating Agreement originally by and between CNG Producing Company & SS 271 Lease G01038, SS 247 Lease G01028, SS 248 Lease G01029, SS 249 Lease G01030, SS 270 Lease G01037 ALOS ERT LLC, W & T ENERGY VI LLC ffshore LLC Columbia Gas Development Corp., et al Farmout Agreement by and between CNG Producing Company, CNG Producing Company, Columbia Gas Development Corporation and ieldwood Energy Assume and Allocate Pursuant to 354 9/3/1974 armout Agreeme Farmout Agreement by an obseven ONE Protection and Company, Columbia Gas Development Corporation and Forest Oil Corporation Unit Operating Agreement by and between CNG Producing Company, Columbia Gas Development Corporation, Total Minatome Corporation, Energy Development Corporation, Murphy Exploration and Production Company and Anadarko Petroleum Corporation; and x rest Oil Corporation shore LLC Divisive Mergers e and Allocate Purs Divisive Mergers Forest on Corporation

CNG Producing Company, Columbia Gas Development Corporation

Minatome Corporation, Energy Development Corporation, Murphy

Exploration and Production Company and Anadarko Petroleum Jnit Agree eldwood Energy ffshore LLC SS 247 Lease G01028, SS 248 Lease G01029, SS 249 Lease G01030, SS 270 Lease G01037, SS 271 Lease G01038 ALOS ERT LLC, W & T ENERGY VI LLC orporation: and Forest Oil Corporation and Timbuck Company Forest Oil Corporation and Timbuck Company/The Hat Creek Production Company Limited Partnership (referred to as "Override Clarification Letter Agreement by and between CNG Producing Company, Hunt Oil Company, Southland Royalty Company (successor to Hunt Oil Company and Anadarko Production Company Letter Agreement - JO NG Producing Company, Hunt Oil Company, Southland Royalty and assign to Credit ompany (successor to Hunt Oil Company and Anadarko Production Offshore LLC Purchaser ood Energy LL ume and assign to Credit Bid FARMOUT AGREEMENT DATED APRIL 10, 1998, BY AND OASTAL O&G CORPORATION AND NIPPON OIL EXPLORATION K 780 Lease G06884, VK 824 Lease G15436 NERGY XXI GOM LLC, MARUBENI OIL & GAS armout Agreemen BETWEEN COperating Agreements TAL O&G CORPORATION AND U.S.A. LIMITED. NIPPON OIL EXPLORATION U.S.A. LIMITED. Offshore LLC (USA) LLC, TOTAL E & P USA INC Divisive Mergers 359 Contract for the Extraction of Hydrocarbons under the Production Sharing Modality - Fieldwood Energy E&P Mexico, S. De R.L. De eldwood Energy LLC Assume and assign to Credit Bid

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 18 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Notes:

(1) The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective affiliates has any liability thereunder.

(2) The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease or any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

(3) Known Contract continues to review the contracts listed on this schedule to determine the appropriate Debtor entity for the contracts to which no Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

(3) Associated leases partees in the or are associated with or related to the same underlying contract.

(3) Related lease parties represent current lease or-working interest converse and 18 parties parties represent and converse and 18 parties parties represent and converse and 18 parties parties represent and converse and 18 parties parties represent parties leaded of the remaining associated with a schedule sentence.

(3) Reference is therefore, the problems of the problems of

											Applicable	
# Con	ontract Date	Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate [7]	Proposed Contract Treatment [8]		Credit Bid Purchaser	FW III I
60	(Oilfield Services	Gravel Pack Tools, CT Unit Tools	CONCENTRIC PIPE AND TOOL RENTALS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
61 4/15/	5/1991	Operating Agreement - Other	Operating Agreement eff. 4-15-91 b/b Conoco and Shell	Conoco and Shell	Fieldwood Energy LLC	MP 289 Lease G01666	ANADARKO US OFFSHORE LLC, ERA HELICOPTERS INC., HIGH POINT GAS GATHERING, LL.C., SHELL PIPELINE COMPANY LP, TALOS PETROLEUM LLC, W & T OFFSHORE INC, RIDGEWOOD ENERGY CORPORATION	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
52 1/1/	1/1989	Operating Agreement - Other	CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO- INC. AND ATLANTIC RICHFIELD COMPANY ET AL.			WD 94 Lease 839			Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
63 1/1/	1/1989	Operating Agreement - Other	CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO INC. AND ATLANTIC RICHFIELD COMPANY ET AL.			WD 95 Lease G01497		\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
64 1/1/	1/1989	Operating Agreement - Other	CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO INC. AND ATLANTIC RICHFIELD COMPANY ET AL.	CONOCO INC. AND ATLANTIC RICHFIELD COMPANY ET AL		WD 96 Lease G01498		\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
35 1/1/	1/1989	Operating Agreement - Other	CATCO OPERATING AGREEMENT BY AND BETWEEN CONOCO	CONOCO INC. AND ATLANTIC RICHFIELD COMPANY.	Fieldwood Energy	WC 34 Lease G03251, WC 35 Lease G02819, WC 66 Lease G02826		\$0.00		×		
66 10/1/	1/1990	Joint Operating Agreement	INC. AND ATLANTIC RICHFIELD COMPANY ET AL RATIFICATION AND AMENDMENT NUMBER 1 TO JOINT OPERATING AGREEMENT DATED OCTOBER 1, 1990, BY AND	CONOCO INC. AND TEXAS PRODUCING INC.	Offshore LLC Fieldwood Energy Offshore LLC	WC 34 Lease G02819, WC 35 Lease G01860, WC 66 Lease G02825, WC 77 Lease G02826		\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers	х		
67 5/1/	1/1995	Joint Operating Agreement	BETWEEN CONOCO INC. AND TEXAS PRODUCING INC. AMENDMENT TO OPERATING AGREEMENT DATED MAY 1, 1995, BY AND BETWEEN CONOCO INC. AND VASTAR RESOURCES,	CONOCO INC. AND VASTAR RESOURCES, INC., ET AL.	Fieldwood Energy Offshore LLC	WC 34 Lease G02819, WC 35 Lease G01860, WC 65 Lease G02825, WC 66 Lease G02826, WC 67 Lease G03256		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		-
5/1/	1/1995	Unit Agreement and/or Unit Operating Agreement	INC., ET AL. Grand Isle CATCO Unit Operating Agreement Amendment for the GI 41 A Platform, dated May 1,1985, between Corocco Inc., Atlantic Richfield Company, Texaco Producing Inc. and OXY USA Inc.	Conoco Inc., Atlantic Richfield Company, Vastar Resources, Inc., Texaco Exploration and Production Inc., Oxy USA Inc., Texaco Producing Inc.	Fieldwood Energy Offshore LLC	Gl 41 Lease 129, Gl 47 Lease 133, Gl 48 Lease 134, Gl 52 Lease 177	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
69 1/1/	1/1989	Operating Agreement - Other	CATCO Operating Agreement eff. 1/1/89 by and between Conoco, Richfield . Texaco, et al	Conoco, Richfield , Texaco, et al	Fieldwood Energy LLC	El 208 Lease 577		\$0.00	Assume and Allocate Pursuant to	x		
70 2/25/	5/2010	Operating Agreement - Other	Operating Agreement eff. 2-25-10	Contango Op	Fieldwood Energy LLC	El 10 Lease G23851		\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		
	,	Unit Agreement and/or Unit Operating Agreement	Amendment to GIWD Unit Agmit by and between Continental Oil Company, Et al. Cities Service Production Company	Continental Oil Company, Et al. Cities Service Production Company		WD 68 Lease 180, WD 69 Lease 181, WD 70 Lease 182, WD 71 Lease 831	PRODUCTION COMPANY		Divisive Mergers Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
2 10/1/	(1/1969	Unit Agreement and/or Unit Operating Agreement	Amends both GIWD Unit and CATCO Unit by and between Contribertal Oil Company, Et al. Cities Service Production Company, Et al.	Continental Oil Company, Et al. Cities Service Production Company, Et al.		GI 32 Lease 174, GI 39 Lease 127, GI 40 Lease 128, GI 41 Lease 129, GI 4-Lease 130, GI 42 Lease 131, GI 43 Lease 175, GI 47 Lease 133, GI 46 Lease 134, GI 52 Lease 177, WD 68 Lease 180, WD 69 Lease 181, WD 70 Lease 182, WD 71 Lease 838	11 JAPACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
3	•	Oilfield Services	Provide Specialized Laboratory Analysis of Produced Solids	CORE MINERALOGY, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser		x	
		Non-Oilfield Services	Master Subscription Agreement, Order Form	COUPA SOFTWARE, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$2,026.10	Assume and assign to Credit Bid Purchaser		x	
	5/2019	Non-Oilfield Services	System Services / License Agreements	COUPA SOFTWARE, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$2,026.10	Assume and assign to Credit Bid Purchaser		x	
	0/2017	Other Misc.	Fieldwood agreed to COX request/letter of no objectin to allow cox to produce its El 64# 9 well. Fieldwood is the operator of SW/4 of El 53	Cox Operating LLC	Fieldwood Energy LLC	El 64; El 53 Lease 479	ENVEN ENERGY VENTURES LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		
	6/2021	Marketing - Transportation	Cox leasing capacity on Segment III and Segment I (30 day term)- Cox liable for additional share of operation expenses	Cox Operating LLC	Fieldwood Energy LLC	HI A474 Lease G02366	FREEPORT MCMORAN OIL & GAS LLC	\$0.00	Divisive Mergers	x		
'8	0	Dilfield Services	508794_Master Services Agreement dated effective 12/03/2013; Amendment dated effective 01/28/2019	C-PORT/STONE LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser		x	
9 9/1/	1/1994	Unit Agreement and/or Unit Operating Agreement	El 89 Field UOperating Agreement 9/1/94	Crane Holding Inc.; W & T Energy VI LLC	Fieldwood Energy LLC	El 0089 Lease 44, El 0089 Lease 229		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
0	(Dilfield Services	542303_Master Services Agreement dated effective 11/01/2013; Amendment dated effective 11/07/2017	CRESCENT ENERGY SERVICES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
1	c	Diffield Services	701147_Master Services Agreement dated effective 03/10/2016	CROSBY DREDGING LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00			x	
2		Oilfield Services	505424-Master Time Charter Agreement dated 11-1-2013	CROSBY TUGS INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
	1/2017	Other Services Agreements	Response Resources Agreement Utilization Agreement	CSA Ocean Sciences Inc.		Area wide		\$0.00			x	
4		Diffield Services	Engine Parts/Maintenance/Overhauls	CSI COMPRESSCO SUB, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
5		Oilfield Services	532967_Master Services Agreement dated effective 12/01/2013	CSI TECHNOLOGIES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
6		Oilfield Services	558082_Master Services Agreement dated effective 01/01/2014	CUSTOM COMPRESSION SYSTEMS, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
37	0	Oilfield Services	554325_PO Terms & Conditions dated effective 01/15/2019	CUSTOM PROCESS EQUIPMENT LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00			×	
38 1/1/2	1/2017	Non-Oilfield Services	Administrative Services Agreement	CVS/CAREMARK	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		×	-+
89		Oilfield Services	554431_Master Services Agreement dated effective 11/01/2013	CYRUS J GUIDRY & ASSOCIATES	Fieldwood Energy LLC	n.a.	n.a.	\$0.00		-	×	
			1	İ.	1	1	1	1	Purchaser	1	1 ^	
	9/2018	Non-Oilfield Services	Master Consulting Agreement	DAGEN PERSONNEL	Fieldwood Energy LLC	n.a.	n.a.	\$7,570.59	Assume and assign to Credit Bid Purchaser		×	

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 19 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

429

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

777873_Master Services Agreement dated effective 04/08/2018

[2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

[3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (Dock No. 1284) [Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized between super and the supplemented of the plan (The plan's Legislated Francescale) in the plan's Legislated Francescale (Collective), the "Plan" (The plan's Legislated Francescale Collective), the "Plan's Legislated Francescale Coll Applicable Entity 392 508251 Master Services Agreement dated effective 11/01/2013: DANOS LLC ieldwood Energy LLC n.a \$0.00 Assume and assign to Credit Bid × Amendment dated effective 01/01/2015 700234_Master Services Agreement date nent dated effective 11/01/2013 Purchaser ime and assign to Credit Bid Purchaser ime and assign to Credit Bid DART ENERGY SERVICES LLC dwood Energy LLC DATAVOX, IN \$23,416.1 395 Ion-Oilfield Service Software Licensing Agreemen DATAWATCH CORPORATION eldwood Energy I I C \$0.0 me and assign to Credit Bid x Purchaser
Assume and assign to Credit Bid
Purchaser LETTER AGREEMENT BY AND BETWEEN DAVIS OFFSHORE.

JAVIS OFFSHORE, L.P., NOBLE ENERGY, INC. AND STATOLHYDRO CASE

JAVIS OFFSHORE, L.P., NOBLE ENERGY, INC. AND STATOLHYDRO LAS ARE DIC.

JOANT BODDING AGREEMENT BY AND BETWEEN DAVIS

OWIS OFFSHORE, L.P., STEPHENS PRODUCTION COMPANY, L.C.

ENERGY PARTIERS, I.T.

ENERGY PARTIE etter Agreement - Other Land 396 Fieldwood Energy Offshore LLC \$0.0 Assume and assign to Credit Bid \$0.0 Offshore LLC Purchaser ENERGY PARTNERS, LTD 398 10/18/2013 Other Misr DCL Mooring & Rigging \$0.00 Assume and assign to Credit Bid 1/31/2010 ning Obligations Agreement by and between Wild Well sioning Obligations Agreement by and between Wild Wel Assume and assign to Credit Bid Decomissioning Obligations Agreement by and between Wild Well Decomissioning Obligations Agreement by and between Wild Control, Inc and Dynamic Offshore Resources Inc dated 31 Jan 2010 Inc and Dynamic Offshore Resources Inc dated 31 Jan 2010 ABANDONMENT ALTERNATIVES INC, MARUBENI Offshore LLC III & GAS (USA) LLC WALTER OIL & GAS ORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING RED WILLOW FFSHORE LLC, TALOS ENERGY OFFSHORE, LLC ieldwood Energy LLC MC 563 Lease G21176 400 10/3/2014 Letter Agreement - Operating Agreement Letter Agreement dated 3 Oct 14 by and between Deep Gulf Energy III, LLC, Noble Energy, Inc. BP Exploration and Produciton, Inc. Red Deep Gulf Energy III, LLC, Noble Energy, Inc, BP Exploration and Production, Inc. Red Willow Offshore and Houston Energy Deepws \$0.00 Assume and assign to Credit Bid Purchaser III, LLU, Noble Energy, Inc, BP Exploration and Production, Inc, Re Willow Offshore and Houston Energy Deepwater Ventures I, LLC designating Depp Gulf as Operator of the Interval from 0-19,000' TVDSS intures LLLC Oilfield Services ieldwood Energy LLC Assume and assign to Credit Bid Purchaser ime and assign to Credit Bid Purchaser 402 9/3/2019 Other Lease / Rental Ann greement with Agreement to Purchase by and between ter Abandonment Alternatives, Inc and Fieldwood Energy GC 200 (NW/A SE/A: SW/A NE/A: E/2 SE/A NW/A: S/2 NE/A NW/A: W/2 E/2 RED WILLOW DEESHORE LLC. TALOS ENERGY Deepwater Abs Offshore LLC ED WILLOW OFSHORE LIC, TALLOS ENERGY FFSHORE, LLC, WILD WELL CONTROL INC, HEVRON USA INC, W & T ENERGY VI LLC, SHELL RADING (US) COMPANY DEEPWATER CORROSION SERVICES INC 403 Oilfield Services 511622 Master Services Agreement dated effective 08/19/2014 Assume and assign to Credit Bid ieldwood Energy LLC Purchaser
Assume and assign to Credit Bid
Purchaser Oilfield Services 404 510045_Rental Agreement dated effective 01/21/2014 DEEPWELL RENTALS INC eldwood Energy LLC \$0.00 405 \$0.00 Oilfield Services Completion Engineering Consultant eldwood Energy LLC Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 406 Other Services Agreeme Response Resources Agreement \$0.00 x Utilization Agreement
Suction Piles, Installation Tools, Mooring, Anchoring, Work Wire, and
Towing Equipment & Services 4/1/2013 407 DELMAR SYSTEMS INC \$0.0 x 408 1/1/2020 Non-Oilfield Services DELTA DENTAL INSURANCE COMPAN \$0.00 Assume and assign to Credit Bid od Energy LLC Purchaser Assume and assign to Credit Bid Gravel Pack Screens DELTA SCREENS 409 Dilfield Services \$0.00 Purchaser
Assume and assign to Credit Bid
Purchaser 410 777816_Master Services Agreement dated effective 12/05/2018 DELTA SUBSEA, LL Auto Care for Lafayette Fleet DELTA WORLD TIRE \$0.00 Assume and assign to Credit Bid Oilfield Services Idwood Energy LLC 412 Oilfield Services 700329 Master Services Agreement dated effective 02/13/2014 DEMEX INTERNATIONAL INC eldwood Energy LLC Assume and assign to Credit Bid \$0.00 x Assume and (i) assign to Credit Bid Purchaser Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on Unit Agreement and/or Unit Operating ST 54 Unit Agreement, as amended and/or expanded by and between Departmement of the Interior and Humble Oil & Refining Company: ST 54 Unit which includes St 67 (as amended by those epartmement of the Interior and Humble Oil & Refining Company certain letter Agreements, etc.) ount of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)

Assume and assign to Credit Bid Unit Agreement (754399006) by and between Dept of Interior and Dept of Interior and Shell Offshore Inc dated effective 13 May 1999 and as GC 65 Lease G05889, GC 108 Lease G14668, GC 109 Lease G05900 WILD WELL CONTROL INC, DEEPWATER 5/13/1999 Unit Agreement and/or Unit Operating Shell Offshore Inc dated effective 13 May 1999 and as amended on 15 Mar 2004 nended on 15 Mar 2004 ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (LISA) LLC WALTER OIL & GAS OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC, W & T ENER Assume and assign to Credit Bid Purchaser 415 eening (Shaker) Equipment lwood Energy LLC x sport Contracy by and be MC 110 Lease G18192. BS 52 Lease 17675 MARUBENI OIL & GAS (USA) LLC, TALOS RESOURCES LLC Assume and (i) assign to Credit Bid urchaser (pursuant to the Plan and the ..L.C. and Fieldwood Energy LLC. Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluder Assets (as defined in the Credit Bid Purchase Agreement) 417 Oilfield Services Mechanical Parts DEVALUDIESEL SERVICES LLC ieldwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to 418 armout Agreemer armout Agreement, as amended; El 312 with Devor I 312 I page G22679 EPI OII & GAS LLC \$0.00 Divisive Mergers JOINT OPERATING AGREEMENT BY AND BETWEEN DEVON V & T OFFSHORE INC. W&T OFFSHORE INC d Energy LLC ENERGY PRODUCTION COMPANY, L.P. AND HUNT PETROLEUM PETROLEUM CORPORATION, ET AL. Divisive Mergers CORPORATION, ET AL 420 IAMOND PETROLEUM VENTURES LLO \$0.0 Assume and assign to Credit Bid rrick Barge Renta Purchaser Assume and assign to Credit Bid \$0.0 422 Non-Oilfield Services Master Services Contract \$12 774 45 Assume and assign to Credit Bid ieldwood Energy LLC Purchaser

Assume and assign to Credit Bid 423 \$12,774.45 Fieldwood Energy LLC and greements lettlement / Release Services LLC: ST 311 Pipeline Divestiture by and between Fieldwood Energy LLC and Discvovery Producer OFFSHORE INC WALTER OIL & GAS CORPORATION, W&T Divisive Mergers Assume and Allocate Pursuant to 425 6/29/2015 scyovery Producer Services LLC ieldwood Energy LLC ST 311 Lease G31418 \$0.00 tices LLC: ST 311 Pipeline Divestiture

*** Services Contract dated effective June 01, 201 Divisive Mergers
Assume and assign to Credit Bid
Purchaser
Assume and assign to Credit Bid OFFSHORE INC IVERSE SAFETY AND SCAFFOLDING LL \$0.0 eldwood Energy LLC 700305 Master Services Agreement dated effective 01/17/2014 DLS LLC Non-Oilfield Service Assume and assign to Credit Bid 428 Pernetual Software License Agreement OCVUETT ieldwood Energy LLC \$0.00

ieldwood Energy LLC

Purchaser Assume and assign to Credit Bid

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 20 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

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- [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).
- [2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

 [3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem

O by and between Energy Development Corp & Juniper Energy Kp

[7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (Dock No. 1284) [Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized between super and the supplemented of the plan (The plan's Legislated Francescale) in the plan's Legislated Francescale (Collective), the "Plan" (The plan's Legislated Francescale Collective), the "Plan's Legislated Francescale Coll Applicable Entity 12/20/2002 Joint Operating Agreement Joint Operating Agreement by and between Dominion Exploration & Dominion Exploration & Production, Inc. and Spinnaker Exploration WC 130 Lease G12761 \$0.00 Assume and Allocate Pursuant to x Production, Inc. and Splinnaker Exploration Company, LLC
Joint Operating Agreement by and between Dominion Exploration &
Production, Inc., as Operator, and Spinnaker Exploration Company, Divisive Mergers e and Allocate Pursu Divisive Mergers eldwood Energy ffshore LLC L.L.C., as Non-Operator
Settlement and Release Agreement b/b Dominion Oklahoma Texas 432 1/26/2019 Settlement / Release / Relinquishme Dominion Oklahoma Texas Exploration and Production, Inc. and ieldwood Energy LLC HI 45 Lease G12564 Assume and Allocate Pursuant to x Exploration and Production, Inc. and Fieldwood Energy LLC 777591_Master Services Agreement dated effective 05/16/2018 eldwood Energy LLC OVECO LLC Divisive Mergers ume and assign to Credit Bid Purchaser 433 \$0.0 Idwood Energy LLC OEM Manufacturer, Clark Gas Compressor Parts, Shop Repairs 434 ilfield Services ieldwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Oilfield Services 564739 Master Services Agreement dated effective 09/05/2014 DRILL CUTTINGS DISPOSAL COMPANY LLC 435 ieldwood Energy LLC \$0.00 Purchaser
Assume and assign to Credit Bid
Purchaser 436 Nilfield Services 516459 Master Services Agreement dated effective 11/01/2013 DRILL CHEM DRILLING SOLUTIONS eldwood Energy LLC \$0.0 Assume and assign to Credit Bid 514968_Master Services Agreement dated effective 11/01/2013 dwood Energy LLC Shell Offshore Inc. (SOI) as owner and operator of GC 65 Platform VILD WELL CONTROL INC. DEEPWATER Assume and assign to Credit Bid 438 12/19/1997 Marketing - PHA oshky-Deepwater Abandonment Alternatives In-GC 65 Lease G05889 and BP Exploration & Oil Inc., Marathon Oil Company, and Shell Deepwater Development Inc., successor in interest to Shell Offsho ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (LISA) LLC WALTER OIL & GAS DIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW DFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC, W & T ENER 430 Oilfield Services 777883 Master Services Agreement dated effective 05/14/2019 DURHAM'S INSPECTION SERVICES INC Idwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser . 502178 Master Services Agreement dated effective 11/01/2013 Purchaser LETTER AGREEMENT BY AND BETWEEN DYNAMIC OFFSHORE DYNAMIC OFFSHORE RESOURCES AND NOBLE ENERGY INC. 441 9/26/2012 Letter Agreement - Other Land ieldwood Energy zation of Bullwinkle Platform for Talon Prospect Lease G36021 \$0.00 Assume and assign to Credit Bid x RESOURCES AND NOBLE ENERGY INC Dynamic Offshore Resources NS, LLC; Fieldwood Energy LLC; Fieldwood Energy Offshore LLC; Hilcrest GOM, Inc.; Talos ERT LLC; W & T Energy VI, LLC Offshore LLC namic Offshore sources NS, LLC; eldwood Energy LLC; SS 271 Unit Operating Agreement (Unit#891008784) As Amended, originally by and between Forest Oil Corp. as Operator, and Texas Gas Exploration Corp. et al as Non-Operators 442 Unit Agree S 247 Lease G01028 SS 248 Lease G01029 SS 249 Lease G01030 SS TALOS ERT LLC. W & T ENERGY VILLE Divisive Mergers eldwood Energy Offshore LLC Dynamic Offshore Resources, LLC, Enterprise GTM Offshore Operating Company, LLC Owners constructed and own the Lateral Line which is used to connect Gas supplies in the High Island Area to s trunk pipelinesystem owned by High Island Offshore System. Theis Agreement sets forth Operator and Owners rights and 443 Marketing - Construction, Operations, H A-446, HI A-447, HI A-550 Lease G04081 AMPNET INC onsibilities with respe by and between Fieldwood Energy Offshore LLC and and Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 444 E&C FINFAN, INC \$0.00 Energy LLC and E&C FinFan Inc. 445 EAGLE PIPE, LLC \$0.00 od Eneray LLC Non-Oilfield Service Pernetual Software License Agreement CAD INC Assume and assign to Credit Bid 446 \$0.00 Purchaser Assume and assign to Credit Bid Purchaser 447 MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC ECOPETROL AMERICA LLC, TALOS ENERG arketing - Othe Market Authorization Letter Agreement to act as agent for Ecopetrol Ameica Inc. to Market gas production eldwood Energy LLC Assume and assign to Credit Bid Purchaser FFSHORE, LLC: ECOPETROL AMERICA LLC. TALOS ENERGY OFFSHORE, LLC Market Authorization Letter Agreement to act as agent for Ecopetrol Amelica Inc. to Market gas production Joint Operating Agreement by and between Noble Energy, Inc. (Fieldwood is successor-in-interest to Noble Energy, Inc.) and Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser 449 Marketing - Othe MC 904 Legge G3656 \$0.00 x MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC ECOPETROL AMERICA LLC, TALOS ENERG nt Operating Agre 993 Lease G24134, MC 904 Lease G36566, MC 905 Lease G36405 OFFSHORE, LLC Samson Offshore Company effective as of July 1, 2006, including any memorandums or financial statements of the same, as amende A Ratification and Amendment of Gunflint Joint Operation A realimeated and Amendment of Suminit South Operating Agreement by and among Noble Energy, Inc., Samson Offshore Company, BP Exploration & Production Inc., and Marathon Oil Company dated effective November 1, 2008. B. Amendment of the Gunflint Joint Operating Agreement dated effective July 7, 2009 by and between Noble Energy, Inc., Samson Offshore Company, BP Exploration & Production Inc., and Maratho tion Amendment and Re-Designation of the Gunflint C. Rathication, Amendment and Ne-Designation of the Guntlint Operating Agreement as the Canflint Voluntary Unit Operating Agreement dated effective January 1, 2011 by and between Noble Energy Inc., BP Exploration & Production Inc., Samson Offshore Company, Marathon Oil Company and BHP Billition Petroleum Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 538166_Master Services Agreement dated effective 01/20/2014; Amendment dated effective 06/09/2014 Idwood Energy LLC ieldwood Energy LLC 452 ilfield Services 508862_Master Services Agreement dated effective 06/06/2018 \$0.00 Purchaser Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to 453 Dilfield Services 542177 PO Terms & Conditions dated effective 05/08/2019 EDGEN MURRAY CORPORATION ieldwood Energy LLC \$0.00 454 hilfield Services Produced Water EPA testing for NPDES permit ELEMENT MATERIALS TECHNOLOGY LAFAVETTE LLC Idwood Energy LLC \$0.0 rating Agreement entered into May 1, 1988 by and ANA EXPLORATION COMPANY LL rating Agreer between ELF Aquitaine Operating Inc. as Operator and Plumn TXP Operating Company as Non-Operators Divisive Mergers Offshore, Inc. and TXP Operating Company as Non-Operators ELE EXPLORATION INC. AND COASTAL ORG CORPORATION /K 779VK 780 Lease G06884. VK824 Lease G15436 ENERGY XXI GOM LLC MARLIRENI OII & GAS \$0.0 AMENDMENT TO JOINT VENTURE AGREEMENT: ELF ASSUME COperating AgreementSTAL POSISTION DATED APRIL 6, 1998 ELF EXPLORATION INC. AND COperating AgreementSTAL O&G CORPORATION. LETTER (ELF OFFERS NIPPON PART OF THE COperating ELF EXPLORATION INC. AND NIPPON OIL EXPLORATION U.S.A. K 780 Lease G06884, VK 824 Lease G15436 ENERGY XXI GOM LLC MARUBENI OIL & GAS 4/6/1998 Letter Agreement - Other Land Assume and Allocate Pursuant to AgreementSTAL INTEREST) DATED APRIL 6, 1998, BY AND BETWEEN ELF EXPLORATION INC. AND NIPPON OIL (USA) LLC, TOTAL E & P USA INC EXPLORATION U.S.A. LIMITED 458 ELITE COMMUNICATION SERVICES INC Oilfield Services 537492 Master Services Agreement dated effective 11/01/2013 ieldwood Energy LLC \$159,560.0 Assume and assign to Credit Bid 459 Oilfield Services 777975 Master Services Agreement dated effective 10/30/2019 EMINENT OILFIELD SERVICES, LLC ieldwood Energy LLC Assume and Allocate Pursuant to \$0.00 Assume and Allocate Pursuant to
Divisive Mergers
Assume and Allocate Pursuant to
Divisive Mergers
Assume and assign to Credit Bid SERVICES CONTRACT FOR DIG I ALINCHER RETWEEN EMPIRE IPIRE DEEPWATER LLC AND FIELDWOOD ENERGY LLC APACHE DEEPWATER LLC, WALTER OIL & GAS CORPORATION, W & T OFFSHORE INC DEEPWATER LLC AND FIELDWOOD ENERGY LLC
701217_Master Services Agreement dated effective 08/08/2018 NCORE WELLHEAD SYSTEMS LLC dwood Energy LLC \$0.00 461 Assume and assign to Credit Bid 462 ilfield Services 700564 Master Services Agreement dated effective 04/28/2014 ENERGY COMPLETION SERVICES LE ieldwood Energy LLC \$0.00 x

ALOS PRODUCTION LLC

Divisive Mergers

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 21 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- Notes:

 [1] The indusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective diffiliates has any liability thereunder.

 [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease or that the Debtors or their respective diffiliates has any liability thereunder.

 [3] Known Contract Counterpraisties represent parties listed in a such agreements and/or words names and/o

treatm	nent set forth on this Schedule of Assumed Contracts is fo	or informational purposes only. In the event of any conflict between any of t	he Credit Bid Purchase Agreement, the Definitive Documents or any other de	ocuments relating to any PI	an of Merger (collectively, the "Transaction Documents"), on the one hand, and	this Schedule of Assumed Contracts, the applicable Tran	nsaction Documents shall control.		Applicabl	le Entity	
#	Contract Contract Category Date	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate Proposed Contract Treatment [8]	FWI	Credit Bid Purchaser	FW III	FW IV
464	Non-Oilfield Services		ENERGY GRAPHICS INC	Fieldwood Energy LLC	n.a.	n.a.	\$38,970.00 Assume and assign to Credit Bid Purchaser		x		
65	Non-Oilfield Services		ENERGY INFORMATION INC	Fieldwood Energy LLC	n.a.	n.a.	\$1,500.00 Assume and assign to Credit Bid Purchaser	1	x		
166	Oilfield Services	BOP Certifier (Wellwork)	ENERGY RISK CONSULTING	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		×		
467	9/9/2013 Operating Agreement - Other	Amends certain JOperating Agreement dated 02/01/2013	Energy XXI GOM LLC	Fieldwood Energy LLC	SP 62 Lease G01294		Purchaser \$0.00 Assume and Allocate Pursuant to	×	-	-	-
468	1/1/1971 Joint Operating Agreement	PENNZOIL OFFSHORE GAS OPERATORS, INC., MESA	Energy XXI GOM LLC	Fieldwood Energy LLC	El 330 Lease G02115	ENERGY XXI GOM LLC, RENAISSANCE OFFSHORE,	Divisive Mergers \$0.00 Assume and Allocate Pursuant to	<u> </u>	<u> </u>	-	-
		PETROLEUM CO., ET AL.		3,		LLC, Arena, TANA EXPLORATION COMPANY LLC	Divisive Mergers	x			
169	12/1/1974 Joint Operating Agreement	PENNZOIL OFFSHORE GAS OPERATORS, INC. AND PENNZOIL LOUISIANA AND TEXAS OFFSHORE, INC. ET AL	Energy XXI GOM LLC; Fieldwood Energy LLC; GOM Shelf LLC	Fieldwood Energy LLC; GOM Shelf LLC	SM 127 Lease G02883, SM 141 Lease G02885	ENERGY XXI GOM LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
470	5/1/1974 Joint Operating Agreement	OPERATING AGREEMENT BY AND BETWEEN PENNZOIL OFFSHORE GAS OPERATORS, INC. AND PENNZOIL LOUISIANA	Energy XXI GOM LLC; Fieldwood Energy LLC; GOM Shelf LLC	Fieldwood Energy LLC; GOM Shelf LLC	SM 128 Lease G02587	ENERGY XXI GOM LLC, SHELL PIPELINE COMPANY LP, TRUNKLINE GAS CO LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
471	1/1/2000 Joint Operating Agreement	AND TEXAS OFFSHORE, INC. ET AL JOINT OPERATING AGREEMENT BY AND BETWEEN OCEAN	Energy XXI GOM LLC; OCEAN ENERGY, INC., MCMORAN OIL & GAS	Fieldwood Energy LLC	El 108 Lease G03811		\$0.00 Assume and Allocate Pursuant to	x	-	-	
472	Oilfield Services	ENERGY, INC., MCMORAN OIL & GAS LLC., ET AL. 701119_PO Terms & Conditions dated effective 03/22/2016	LLC., ET AL. ENERJETEX TECHNOLOGY LLC	Fieldwood Energy LLC	n.a.	n.a.	Divisive Mergers \$0.00 Assume and assign to Credit Bid	<u> </u>	x	-	-
473	Oilfield Services	777689 Master Services Agreement dated effective 06/06/2018	ENGINUITY GLOBAL LLC	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid				
474	Oilfield Services	ENSCO 102 Daywork Drilling Contract 09 05 2018	ENSCO OFFSHORE COMPANY	Fieldwood Energy LLC	n.a	n a	Purchaser \$0.00 Assume and assign to Credit Bid		×	 	
475	7/1/1996 Joint Operating Agreement	7.1.1996 SM 39 Joint Operating Agreement, as amended	ENSERCH EXPLORATION, INC. AND PETROBRAS AMERICA, INC.		SM 39 Lease G16320	11.55	Purchaser \$0.00 Assume and Allocate Pursuant to	<u> </u>	x	_	
				Fieldwood Energy LLC; Fieldwood Energy Offshore LLC			Divisive Mergers			×	
476	12/14/1995 Other Misc.	REVISED LETTER OF INTENT (FARMOUT) DATED DECEMBER 14, 1995, BY AND BETWEEN ENSERCH EXPLORATION, INC, AND	ENSERCH EXPLORATION, INC, AND PETROBRAS AMERICA, INC.		SM 280 Lease G14456	MP GULF OF MEXICO, LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
477	5/2/1978 Farmout Agreement	PETROBRAS AMERICA, INC. FARMOUT AGREEMENT EFFECTIVE MAY 2, 1978, BY AND	ENSERCH, FARMOR, AND ANADARKO, FARMEE.	Fieldwood Energy	HI A365 Lease G02750		\$0.00 Assume and Allocate Pursuant to		ļ		
		BETWEEN ENSERCH, FARMOR, AND ANADARKO, FARMEE.		Offshore LLC			Divisive Mergers	x	ļ	_	
478		by and between Fieldwood Energy Offshore LLC and Entech Enterprises, Inc.: Entech Withdraws from SS 271 Unit	Entech Enterprises, Inc.	Fieldwood Energy Offshore LLC	SS 271 Lease G01038		Divisive Mergers	x			
479	Oilfield Services	Utilities - Grand Isle and Venice	ENTERGY GULF STATES LOUISIANA LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
480	Oilfield Services	Utilities - Grand Isle and Venice	ENTERGY LOUISIANA LLC	Fieldwood Energy LLC	n.a.	n.a.	\$2,830.22 Assume and assign to Credit Bid Purchaser		x		
481	2/1/2006 Marketing - Transportation	Memorandum of Agreement in addition to the Gas Gathering	Enterprise Field Services company, LLC and Noble Energy, Inc		GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00 Assume and assign to Credit Bid Purchaser	1			
		between Enterprise Field Services company, LLC and Noble Energy, Inc Dedication of production	Dedication of production						x		
482	5/1/2009 Marketing - Transportation	Reimbursement Agreement between Enterprise Field Services, LLC and Anadarko Petroleum, ENI Petroleum US LLC, ConcooPhillips Company, BHP Billiton Petroleum Inc, MCX Gulf of Mexico, LLC, NIPPON Oil Exploration USA Limited, Hess Corporation, Repsol E&P USA, Ecopetrol America Inc, and Noble Energy Inc.	Enterprise Field Services, LLC and Anadarko Petroleum, ENI Petroleum US LLC, ConocoPhillips Company, BHP Billiton Petroleum Inc., MCX Gulf of Mexico, LLC, NIPPON Oil Exploration USA Limited, Hess Corpo		GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
483	Oilfield Services	Enterprise Offshore Drilling Appendix A_Drilling Order 07 12 2018	ENTERPRISE OFFSHORE DRILLING LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid	-	×		
484	10/7/2013 Elections	Election Letter Agreement by and between Fieldwood Energy LLC	ENVEN ENERGY VENTURES LLC	Fieldwood Energy LLC	PL 13 Lease G03171	ANKOR ENERGY LLC, ENVEN ENERGY VENTURES,	Purchaser \$0.00 Assume and Allocate Pursuant to	x			-
485	9/1/1981 Joint Operating Agreement	and Enven Energy Ventures LLC Operating Agreement 9/1/1981	ENVEN ENERGY VENTURES LLC, Walter O&G, Castex, GOME 1271,	Fieldwood Energy LLC	VR 271 Lease G04800	LLC	Divisive Mergers \$0.00 Assume and Allocate Pursuant to				-
486	2/26/1966 Operating Agreement - Other		Dorado Deep ENVEN ENERGY VENTURES LLC; Fieldwood Energy LLC; Fieldwood Energy Offshore LLC		GA 151 Lease G15740	ENVEN ENERGY VENTURES LLC	Divisive Mergers \$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
487	CINAMONA Constitution Assessment Others	Company, As Non-Operators	EnVen Energy Ventures, Walter O&G, Energy XXI GOM	Offshore LLC	MP 281 Lease G10910		\$0.00 Assume and Allocate Pursuant to		ļ	_	
	6/24/1994 Operating Agreement - Other	Operating Agreement eff. 6-24-94			MP 281 Lease G10910		Divisive Mergers	x			
488	Non-Oilfield Services	Perpetual Software License Agreement	ENVIRONMENTAL SYSTEMS RESEARCH INSTITUTE, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
489	11/1/2006 Farmout Agreement	Farmout Agreement by and between EOG Resources, Inc. and : EOG farm out SS 79 to Seneca Resources Corporation	EOG Resources, Inc.		SS 79 Lease G15277	CALYPSO EXPLORATION LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
490	6/14/2000 Farmout Agreement	Farmout Agreement by and between EOG Resources, Inc. and PetroQuest Energy One, L.L.C.: EOG farm out SS 79 to PetroQuest, PetroQuest then enters Exploration and Developemnt Agreement with Challenge Minerals	EOG Resources, Inc. and PetroQuest Energy One, L.L.C.		SS 79 Lease G15277	CALYPSO EXPLORATION LLC	\$0.00 Assume and assign to Credit Bid Purchaser		×		
491	Oilfield Services	Diving & ROV Services, Well P&A, Cutting Services, Heavy Lifting, Derrick Barges	EPIC COMPANIES, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		x		
492	Oilfield Services	Diving & ROV Services, Well P&A, Cutting Services, Heavy Lifting,	EPIC DIVING & MARINE SERVICES, LLC (a disrega	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		×	 	-
493	8/19/2020 Non-Oilfield Services	Derrick Barges Statement of Work	EPIC INSURANCE BROKERS & CONSULTANTS	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$145.16 Assume and assign to Credit Bid		x		
494	8/1/2010 Marketing - Service Agreement	SERVICE AGREEMENT FOR SOUTH PASS 49 PIPELINE	EPL O&G	-	SP 49		Purchaser \$0.00 Assume and Allocate Pursuant to		*		
495	12/4/2013 Other Lease / Rental Agreement	PERSONNEL by and between Fieldwood Energy LLC, GOM Shelf LLC and EPL Oil	EDI OII 8 CAS LLC	Fieldwood Energy LLC	MP 302 Lease G32264	APACHE SHELF EXPLORATION LLC, EPL OIL &	Divisive Mergers \$0.00 Assume and Allocate Pursuant to	×		ļ	
		& Gas, LLC - Amends certain Slot Rental Agreement dated 12/26/2012		Fieldwood Erlergy EEC		GAS, LLC	Divisive Mergers	×			
496	10/25/2005 Property Participation & Exchange Agreements	El 311/312 includes JOA with EPL	EPL OIL & GAS, LLC		El 312 Lease G22679	EPL OIL & GAS, LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
497	4/28/2014 Marketing - PHA	PHA MP311B-MP302B19 by and between Fieldwood and EPL OIL & GAS, LLC and EPL OIL & GAS, LLC	EPL OIL & GAS, LLC	Fieldwood Energy LLC	MP 311 Lease G02213	EPL OIL & GAS, LLC, APACHE SHELF EXPLORATION LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
498	2/6/1967 Joint Operating Agreement	OPERATING AGREEMENT BY AND BETWEEN CONTINENTAL OIL	EPL OIL & GAS, LLC; Fieldwood Energy LLC; GOM Shelf LLC	Fieldwood Energy LLC;	MP 296 Lease G01673, MP 303 Lease G04253, MP 304 Lease G03339, MP	EPL OIL & GAS, LLC; EPL OIL & GAS, LLC, APACHE SHELF EXPLORATION LLC	\$0.00 Assume and Allocate Pursuant to	x			
499	6/23/2003 Marketing - Connection Agreement	COMPANY AND TENNECO OIL COMPANY ET AL, AS AMENDED OFFSHORE TIE-IN EQUILON ENTERPRISES LLC DBA SHELL OIL PRODUCTS US CONNECTION FOR BOURBON OIL PIPELINE AT	EQUILON ENTERPRISES LLC	GOM Shelf LLC	311 Lease G02213 MC 311 Lease G02968	ARENA ENERGY LP, BRISTOW US LLC	Divisive Mergers \$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			
500	4/16/2014 Other Lease / Rental Agreement	MC 311A Rental Agreement	Equinor USA E&P, W & T Energy VI	 	MC 993 N/2MC 993 S/2 Lease G24134		\$0.00 Assume and assign to Credit Bid		├		
501	11/1/2011 Joint Operating Agreement		Equinor USA E&P W & T Energy VI	Fieldwood Energy LLC	MC 993 S/2 Lease G24134		Purchaser \$0.00 Assume and assign to Credit Bid		x	↓	!
		Statoil USA E&P Inc and Woodside Energy (USA) Inc dated and effective 1 Nov 2011	-				Purchaser		x		
502	9/11/2012 Joint Operating Agreement	Area of Mutual Interest Agreement and Joint Operating Agreement made and entered into between Marathon Oil Company, Statoil USA EAP Inc and Woodside Energy (USA) inc dated and effective 11 June 2012 (Including JOperating Agreement to be identical to JOperating Agreement for MC 993 S/2)	Equinor USA E&P W & T Energy VI	Fieldwood Energy LLC	MC 992 S/2 Lease G24133	ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
503	Oilfield Services	500985_MSA dated effective 12/16/13; Amend. effective 01/29/2015; Amend. effective 08/21/2018	ERA HELICOPTERS LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
504	Oilfield Services	777596_Master Services Agreement dated effective 03/20/2018	ESEIS, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
505	Oilfield Services	700634_Master Services Agreement dated effective 10/01/2014	ETHOS ENERGY LIGHT TURBINES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
506	Oilfield Services	Rental Drill Bits	EVANS RENTALS, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser	1	x		
507	Oiffield Services	Master Agreement	Eventure Global	Fieldwood Energy, LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid	t	x		

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 22 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Schedule of Assumed Contracts

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan). [2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

 [3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem

[7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1 Flan of Fisikeroof Energy LLC and Its Affiliated Debtors (2004 In Amended Joint Chapter 1 Flan of Fisikeroof Energy LLC and Its Affiliated Debtors (2004 In Affiliated Debtors (200 Applicable Entity 508 7/31/2018 Non-Oilfield Services eldwood Energy LLC n.a. \$0.00 Assume and assign to Credit Bid x Purchaser ime and assign to Credit Bid Purchaser ime and assign to Credit Bid 508471_Master Services Agreement dated effective 11/01/2013 PEDITORS & PRODUCTION SERVICES CO. INC. Ion-Oilfield Service Consulting Agree dwood Energy LLC Assume and assign to Credit Bid 511 ilfield Service xolosives Contracto EXPLOSIVE SERVICES INTERNATIONAL LTD ieldwood Energy I I C \$0.0 x Purchaser Assume and Allocate Pursuant to Divisive Mergers nt Operating Agreeme Amendment to Operating Agreement, dated August 16, 1993, between Express Acquisition Company and Torch EnergyAdv xpress Acquisition Company and Torch EnergyAdvisors Inc Fieldwood Energy Offshore LLC Daily Operating Supplies XPRESS SUPPLY & STEEL LLC eldwood Energy LLC 513 Oilfield Services \$0.00 Assume and assign to Credit Bid × Purchaser
Assume and assign to Credit Bid
Purchaser 514 Nilfield Services 700929 Master Services Agreement dated effective 05/07/2015 EXPRESS WELD LLC Idwood Energy LLC \$0.0 wood Energy LLC Assume and assign to Credit Bid 516 Oilfield Services 543437 Master Services Agreement dated effective 11/01/2013 EXTREME ENERGY SERVICES LLC Assume and assign to Credit Bid eldwood Energy I I C \$0.00 Purchaser Assume and assign to Credit Bid Purchaser 517 etter Agreement - Other Lan \$0.00 518 ST 67/68 Lease 20 \$0.00 Letter Agreement - Other Land Letter Agreement by and between Exxon Mobil Corporation and Apache Corporation : Exxon Mobil grants extension to well Assume and assign to Credit Bid Purchaser nmencement per Amendment to Letter Agreement dated acilities & Tie-In Agreeme (YON MORIL PIPELINE COMPANY CONNECTION AGREEMEN 519 1/31/2007 YONMORII PIPEI INE COMPAN VD 901 assa G0108 Assume and Allocate Pursuant to FOR WD 73A platform owned by Exxon and connecting to WD 90 EXXONMOBILE PIPELINE COMPANY CONNECTION AGREEMENT Divisive Mergers ne and Allocate Pursuant to 520 8/21/2006 Marketing - Connection Agree MC 311 Lease G0296 RENA ENERGY LP. BRISTOW US LLC \$0.0 Divisive Mergers
e and assign to Credit Bid
Purchaser WITH APACHE CORPORATION 521 A D. FLANGE ACCIAIO E DERIVATI S P.A. \$0.0 522 \$0.00 ne and assign to Credit Bid Purchaser 523 Oilfield Services 501699 Master Services Agreement dated effective 02/02/2014 FDF ENERGY SERVICES \$0.00 Assume and assign to Credit Bid Purchaser Fieldwood Energy LLC Assume and assign to Credit Bid 524 6/1/2020 Non-Oilfield Service IDELITY INVESTMENTS INSTITUTIONAL \$0.00 ocation of quality bank by and between Fieldwood and Assume and assign to Credit Bid Specialists, LLC and Allocation Specialists, LLC Allocation of quality bank by and between Fieldwood and Allocation Purchaser Assume and assign to Credit Bid GC 065 Lease G0588 WILD WELL CONTROL INC. DEEPWATER 526 11/1/2018 Marketing - Othe Fieldwood Energy LLC \$0.00 Specialists LLC and Allocation Specialists LLC ABANDONMENT ALTERNATIVES INC. MARUBENI Purchasei OIL & GAS (USA) LLC WALTER OIL & GAS ORPORATION ERA HELICOPTERS INC. MANTA CORPORATION, ENA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC, W & T ENER 527 1/1/2006 Marketing - PHA GC 768 by and between Fieldwood and Anadarko US Offshore LLC Fieldwood and Anadarko US Offshore LLC and Anadarko US Offshore Fieldwood Energy LLC GC 768 Lease G21817 ANADARKO US OFFSHORE LLC \$0.00 Assume and assign to Credit Bid x US Offshore LLC 176/ST 148 by and between Fieldwood and Arena Offshore LLC 8/1/1997 Marketing - PHA ieldwood and Arena Offshore LLC and Arena Offshore LLC ieldwood Energy LLC ST 161 Lease G01248, ST 148 Lease G01960 Assume and Allocate Pursuant to Divisive Mergers
Assume and Allocate Pursuant to eldwood and Arena Offshore LP and Arena Offshore Li El 315 Lease G02112, El 316 Lease G05040, El 329 Lease G02912 ARENA ENERGY LP, TANA EXPLORATION 10/31/2013 Marketing - Pipeline Transpor Capacity Agreement by and between Fieldwood and Arena Offshore LP and Arena Offshore LP COMPANY LLC Divisive Mergers e and assign to Credit Bid LP and Arena Offshore LP

MC 519-Santiago;MC 563-Santa Cruz;MC 562-Isabella MC 563 by
and between Fieldwood and BP Exploration and Production Inc. and
BP Exploration and Production Inc.

MC 562 and MC 519 at MC 474(Genovesa) by and between 530 9/21/2010 twood and RP Evoloration and Production Inc. and RP Evoloration and MC 562 Legge G1006 \$0.0 9/21/2010 Marketing - PHA eldwood and BP Exploration and Production Inc. and BP Exploration and Assume and assign to Credit Bid Fieldwood Energy LLC MC 562 Lease G19966 Fieldwood and BP Exploration and Production Inc. and BP oduction Inc Exploration and Production line.

Exploration and Production line.

MC 519-Santiago;MC 563-Santa Cruz;MC 562-Isabella MC 563 by and between Fieldwood and BP Exploration and Production line. and BP Exploration and Production line. Marketing - PHA 532 9/21/2010 Idwood and BP Exploration and Production Inc. and BP Exploration an MC 519 Lease G27278 D EVDI ODATION & DRODI ICTION INC. HOLISTO NERGY DEEPWATER VENTURES I, RED WILLOW FFSHORE LLC MC 519 Lease G27278, MC 474 Lease G35825 BP EXPLORATION & PRODUCTION INC, HOUSTON 533 9/21/2010 Marketing - PHA MC 562 and MC 519 at MC 474(Genovesa) by and betwee ldwood and BP Exploration and Production Inc. and BP Exploration and ieldwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser ieldwood and BP Exploration and Production Inc. and BP oduction Inc. NERGY DEEPWATER VENTURES I. RED WILLOW Noration and Production Inc. FESHORELLO BRI116-LOPS by and bets and BRISTOW U.S. LLC 534 1/1/2011 Marketing - Lease of Platform Space twood and BRISTOW U.S. LLC and BRISTOW U.S. LLC El 346 Lease G14482, MC 311 Lease G02968, SS 189 Lease G04232, ST RISTOW US LLC; ARENA ENERGY LP, BRISTOW IS LLC Divisive Mergers 295 Lease G05646 VR 271 Lease G048 535 7/1/2014 Marketing - PHA VR 271 by and between Fieldwood and Castex Offshore Inc and twood and Castex Offshore Inc and Castex Offshore Inc ood Energy LLC \$0.00 Assume and Allocate Pursuant to Castex Offshore Inc Divisive Mergers Assume and assign to Credit Bid 11/1/2016 Marketing - Pineline Transpor Capacity Agreement by and between Fieldwood and Chevron GC 065 Lease G0588 VILD WELL CONTROL INC, DEEPWATER 536 eldwood and Chevron Products Company and Chevron Products eldwood Energy LLC Products Company and Chevron Products Company ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC. WALTER OIL & GAS IIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA LAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC HEVRON USA INC, W & T ENER Assume and assign to Credit Bid Purchaser 11/4/2016 Marketing - Pipeline Transport Capacity Agreement by and between Fieldwood and Che Products Company and Chevron Products Company Idwood and Chevron Products Company and Chevron Products eldwood Energy LLC GC 065 Lease G05889 VILD WELL CONTROL INC DEEPWATER WILD WELL CONTROL INC, DEEPWATER
ABANDONMENT ALTERNATIVES INC, MARUBENI
OIL & GAS (USA) LLC, WALTER OIL & GAS
CORPORATION, ERA HELICOPTERS INC., MANTA AY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC. TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC. W & T ENER 6/13/2018 Marketing - Pipeline Transport Capacity Agreement by and between Fieldwood and Che Products Company and Chevron Products Company ILD WELL CONTROL INC, DEEPWAT on Products Company and Chevron Products d Energy LLC and assign to Credit Bid ABANDONMENT ALTERNATIVES INC, MARUBENI ompany DIL & GAS (USA) LLC, WALTER OIL & GAS ORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING RED WILLOW FFSHORE LLC, TALOS ENERGY OFFSHORE, LLC HEVRON USA INC, W & T ENER 10/1/2016 Marketing - Pipeline Transport Capacity Agreement by and between Fieldwood and Chevron USA

Fieldwood and Chevron USA INC and Chevron USA INC

INC and Chevron USA INC ieldwood Energy LLC GC 065 Lease G05889 WILD WELL CONTROL INC. DEEPWATER Assume and assign to Credit Bid Purchaser ABANDONMENT ALTERNATIVES INC. MARUBENI DIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW DFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC, W & T ENER 11/1/2016 Marketing - Pipeline Transpor seen Fieldwood and Chevron LISA Fieldwood and Chevron LISA INC and Chevron LISA INC Idwood Energy LLC GC 065 Lease G05889 WILD WELL CONTROL INC DEEPWATER WILD WELL CONTROL INC, DEE-PWATER ABANDONINENT AL TERNATIVES INC. MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC

CHEVRON USA INC, W & T ENER

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 23 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunde
- 121 The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan)

[2] in the clause isservative in grill, in their teasoritation because), to thin all rather of its Schedule to date of retirors any executory contracts or injective proper peach in a manager of the contract Counterparties regresses parties listed in chair additionable and of vendor among.

[3] Known Contract Counterparties regresses parties listed in chair actual agreements and not vendor among.

[4] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

[5] Related lease parties represent current lease co-working interest owners and JIB partners based on Company accounting system records. [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1 Flan of Fisikeroof Energy LLC and Its Affiliated Debtors (2004 In Amended Joint Chapter 1 Flan of Fisikeroof Energy LLC and Its Affiliated Debtors (2004 In Affiliated Debtors (200 Applicable Entity 7/13/2018 Marketing - Pipeline Transport Capacity Agreement by and between Fieldwood and Chevron USA INC and Chevron USA INC WILD WELL CONTROL INC. DEEPWATER Assume and assign to Credit Bid ARANDONMENT ALTERNATIVES INC. MARLIBENI ABANDOMMENT AL TERNATIVES INC., MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENRERY OFFSHORE, LLC CHEVRON USA INC, W & T ENER Assume and Allocate Pursu 542 2/2/1996 Marketing - Pipeline Transpor T 206 Lease G0561 MARATHON OIL COMPANY, W & T OFFSHORE IN \$0.00 Gathering Agreemer and CMA Pipeline CMA PIPELINE Divisive Mergers ieldwood and CMPA PIPELINE PARTNERSHIP, LLC and CMPA MARATHON OIL COMPANY, W & T OFFSHORE INC ST 206 Lease G05613 9/30/2015 Marketing - Pipeline Transpor Gathering Agreement by and between Fieldwood and CMPA PIPELINE PARTNERSHIP, LLC and CMPA PIPELINE dwood Energy LLC \$0.00 Assume and Allocate Pursuant to Divisive Mergers PARTNERSHIP, LLC HI A-582 by and between Fieldwood and Cox Operating, LLC and COX OPERATING LLC Assume and Allocate Pursuant to 544 7/18/2002 Marketing - PHA dwood and Cox Operating, LLC and Cox Operating, LLC wood Energy LLC HI A582 Lease G02719 \$0.00 . Divisive Mergers
me and Allocate Pursuant to
Divisive Mergers
me and Allocate Pursuant to RENA ENERGY LP, TANA EXPLORATION od and Energy XXI and Energy XX COMPANY LLC ARENA ENERGY LP, TANA EXPLORATION 546 El 315 Lease G02112. El 316 Lease G05040. El 329 Lease G02912 6/3/2015 Marketing - Pipeline Transpor Capacity Agreement by and between Fieldwood and Energy XXI and eldwood and Energy XXI and Energy XXI eldwood Energy LLC \$0.00 x Energy XXI ERA100-LOPS by and betw OMPANY LLC Divisive Mergers and Allocate Pursua Idwood and ERA Heliconters LLC and ERA Heliconters LLC HI A-573 Lease G02393 MP 289 Lease G01666 SS 274 Lease G01039 S ERA HELICOPTERS INC : Crimson Louisiana Pir Marketing - Lease of Platform Spa een Fieldwood and FRA Heliconters LLC \$0.0 LC, EAST CAMERON GATHERING LLC, ERA IELICOPTERS INC. and ERA Helicopters LLC 06 Lease G05613, VR 265 Lease G0195 Divisive Mergers Marketing - Lease of Platform Space ERA100-LOPS by and between Fieldwood and ERA Helicopters LLC eldwood and ERA Helicopters LLC and ERA Helicopters LLC GC 065 Lease G05889 WILD WELL CONTROL INC, DEEPWATER Assume and assign to Credit Bid Purchaser 2/1/2011 dwood Energy LLC \$0.00 BANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC. WALTER OIL & GAS CORPORATION FRA HEI ICOPTERS INC. MANTA RAY OFFSHORE GATHERING, RED WILLOW DFFSHORE LLC. TALOS ENERGY OFFSHORE. LLC HEVRON USA INC, W & T ENER Fieldwood and FIELDWOOD ENERGY LLC and FIELDWOOD ENERGY Fieldwood Energy LLC GC 065 Lease G05889 PHA by and between Fieldwood and FIELDWOOD ENERGY LLC WILD WELL CONTROL INC. DEEPWATER 549 2/29/1996 Marketing - PHA Assume and assign to Credit Bid Purchaser and FIFLDWOOD ENERGY LLC ABANDONMENT ALTERNATIVES INC. MARLIBENI IL & GAS (USA) LLC, WALTER OIL & GAS ORPORATION, ERA HELICOPTERS INC., MANTA CORPORATION, EACH RELICOPTERS INC., MANUA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC, W & T ENER 4/1/2007 Marketing - PHA RID108101-MP289C-MP275 by and between Fieldwood and FWE and FWE ieldwood and FWE and FWE MP 289 Lease G01666 ANADARKO US OFFSHORE LLC, ERA HELICOPTERS INC., HIGH POINT GAS GATHERING L.C., SHELL PIPELINE COMPANY LP, TALOS ETROLEUM LLC, W & T OFFSHORE INC, IDGEWOOD ENERGY CORPORATION PHA SM280-SM268A by and between Fieldwood and FWF and FWF 551 8/14/1995 Marketing - PHA ieldwood and FWF and FWF oldwood Energy LLC SM 268 Lease G02310 HELIS OIL & GAS CO. AMERICAN PANTHER LLC. \$0.00 Assume and Allocate Pursuant to MP GULF OF MEXICO. LLC Divisive Mergers Assume and allocate pursuant to divisive mergers

Assume and assign to Credit Bid MC 725 by and between Fieldwood and GULFSTAR ONE LLC and ECOPETROL AMERICA LLC, TALOS ENERGY 553 12/10/2013 Marketing - PHA Fieldwood and GULFSTAR ONE LLC and GULFSTAR ONE LLC as ieldwood Energy LLC MC 948 Lease G28030 \$0.00 GULESTAR ONE LLC as amended by A. First Amendment to DEESHORE LLC GULESTAR ONE LLC as amended by:A. First Amendment to production Handling Agreement by and among Gulfstar One LLC, Noble Energy, Inc., Ecopetrol America, Inc., Samson Offshore Mapleleaf, LLC and Marathon Oil Company dated effective July 1, 2016. B. Second Amendment to Production Handling Agreement by and among Gulfstar One LLC, Noble Energy, Inc., Ecopetrol America Inc., Samson Offshore Mapleleaf, LLC, and Marathon Oil Company dated effective August 4, 2016 4/1/2018 Marketing - PHA ST 308 Lease G2168 Assume and assign to Credit Bid x Purchaser Assume and assign to Credit Bid 1/17/1997 Marketing - Lease of Platform Space ieldwood Energy LLC GC 065 Lease G05889 WILD WELL CONTROL INC, DEEPWATER \$0.00 Ray Offshore Gathering Co., LLC and Manta Ray Offshore Gathering Offshore Gathering Co., LLC ABANDONMENT ALTERNATIVES INC. MARUBENI Purchaser III & GAS (USA) LLC WALTER OIL & GAS ORPORATION, ERA HELICOPTERS INC., MANTA OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC OHEVRON USA INC, W & T ENER RED100-GC200TA09 ORLOV PHA by and between Fieldwood and Fieldwood and RED WILLOW OFFSHORF LLC and RED WILLOW WILD WELL CONTROL INC. DEEPWATER 556 1/14/2019 Marketing - PHA ieldwood Energy LLC GC 065 Lease G05889 Assume and assign to Credit Bid WILD WELL CONTROL INC, DEEPWATER ABANDONNHENT ALTERNATUSE INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, RED WILLOW OFFSHORE LLC and RED WILLOW OFFSHORE OFFSHORE LLC CHEVRON USA INC. W & T ENER Fransportation Agreement by and between Fieldwood and RED WILLOW OFFSHORE LLC and RED WILLOW OFFSHORE LLC 1/1/2020 Marketing - Pipeline Transpor aldwood and RED WILLOW OFFSHORE LLC and RED WILLOW WILD WELL CONTROL INC DEEPWATER ABANDONMENT ALTERNATIVES INC, MARUBENI DIL & GAS (USA) LLC, WALTER OIL & GAS ORPORATION, ERA HELICOPTERS INC., MANTA AY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC. TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC. W & T ENER ieldwood Energy LLC 4/1/2018 Marketing - PHA HA ST 308 Katmai by and between Fieldwood and RIDGEWOOD Assume and assign to Credit Bid KATMAI LLC and RIDGEWOOD KATMAI LLC Purchaser 559 4/28/2009 Marketing - Lease of Platform Space ROT101-LOPS MATAGORDA ISLAND 622C by and between Fieldwood and Rotocraft Leasing Company LLC and Rotocraft Leasing ieldwood Energy LLC FI 189 Lease 423 ENVEN ENERGY VENTURES LLC. HELIS OIL & GAS \$0.00 Assume and Allocate Pursuant to dwood and Rotocraft Leasing Company, LLC and Rotocraft OMPANY LLC. ROTOCRAFT LEASING CO LLC Divisive Mergers Leasing Company, LLC
ROT101-LOPS EI 189P/F B by and between Fieldwood and
Rotocraft Leasing Company, LLC and Rotocraft Leasing Company, OG RESOLIRCES INC. ROTOCRAFT LEASING ompany, LLC Divisive Mergers HOUSTON ENERGY DEEPWATER VENTURES V. MC 736 by and between Fieldwood and SBM Gulf Production. LLC Idwood and SBM Gulf Production. LLC and SBM Gulf Production. LLC 8/28/2014 Marketing - PHA MC 698 Lease G28022, MC 782 Lease G33757 Assume and assign to Credit Bid and SRM Gulf Production LLC RED WILLOW OFFSHORE LLC. W & T ENERGY VI Fieldwood and Shell GOM Pipeline CO LLC and Shell GOM Pipeline CO LLC arketing - Lease of Platform Space Annual LOPS payment for 12" Pipeline by and between Fieldwood and Shell GOM Pipeline CO LLC and Shell GOM Pipeline CO LLC VILD WELL CONTROL INC, DEEPWATER Assume and assign to Credit Bid ABANDONMENT ALTERNATIVES INC, MARUBENI DIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING RED WILLOW DEFSHORE LLC. TALOS ENERGY OFFSHORE LLC ieldwood and Shell GOM Pipeline CO LLC and Shell GOM Pipeline CO Fieldwood Energy LLC GC 065 Lease G05889 11/1/2016 Marketing - Lease of Platform Space Annual LOPS payment for 16" Pipeline by and between Fieldwood and Shell GOM Pipeline CO LLC and Shell GOM Pipeline CO LLC WILD WELL CONTROL INC. DEEPWATER Assume and assign to Credit Bid Purchaser ABANDONMENT ALTERNATIVES INC. MARUBENI OIL & GAS (LISA) LLC WALTER OIL & GAS OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC, W & T ENER

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 24 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunde
- 121 The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

AM102-I OPS-6 by and between Fieldwood and TAMPNET and

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[2] in the clause isservative in grill, in their teasoritation because), to thin all rather of its Schedule to date of retirors any executory contracts or injective proper peach in a manager of the contract Counterparties regresses parties listed in chair additionable and of vendor among.

[3] Known Contract Counterparties regresses parties listed in chair actual agreements and not vendor among.

[4] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

[5] Related lease parties represent current lease co-working interest owners and JIB partners based on Company accounting system records. [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1 Flan of Fisikeroof Energy LLC and Its Affiliated Debtors (2004 In Amended Joint Chapter 1 Flan of Fisikeroof Energy LLC and Its Affiliated Debtors (2004 In Affiliated Debtors (200 Applicable Entity 3/1/2016 Marketing - Pipeline Transport Capacity Agreement by and between Fieldwood and SHELL TRADING (US) COMPANY and SHELL TRADING (US) COMPANY Fieldwood and SHELL TRADING (US) COMPANY and SHELL TRADING Fieldwood Energy LLC (US) COMPANY WILD WELL CONTROL INC. DEEPWATER Assume and assign to Credit Bid ARANDONMENT ALTERNATIVES INC. MARLIBENI ABANDONMENT ALTERNATIVES INC, MARUBENI
OIL & GAS (USA) LLC, WALTER OIL & GAS
CORPORATION, ERA HELICOPTERS INC., MANTA
RAY OFFSHORE GATHERING, RED WILLOW
OFFSHORE LLC, TALOS ENRERGY OFFSHORE, LLC
CHEVRON USA INC, W & T ENER Capacity Agreement by and between Fieldwood and SHELL TRADING (US) COMPANY and SHELL TRADING (US) COMPANY 565 12/5/2016 Marketing - Pipeline Transp dwood and SHELL TRADING (US) COMPANY and SHELL TRADING VILD WELL CONTROL INC. DEEPWATER MBANDONMENT ALTERNATIVES INC, MARUBENI DIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA AY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC. W & T ENER WILD WELL CONTROL INC, DEEPWATER
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OIL & GAS (USA) LLC, WALTER OIL & GAS
CORPORATION, ERA HELICOPTERS INC., MANTA
RAY OFFSHORE GATHERING, RED WILLOW
OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC, W & T ENER Fieldwood and SHELL TRADING (US) COMPANY and SHELL TRADING (US) COMPANY 6/29/2018 Marketing - Pipeline Transpo Fieldwood Energy LLC VILD WELL CONTROL INC. DEEPWATER WILD WELL CONTROL INC, DEEPWATER BBANDONMENT ALTERNATIVES INC, MARUBENI DIL & GAS (USA) LLC, WALTER DIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA AY OFFSHORE GATHERING, RED WILLOW DEESHORE LLC. TALOS ENERGY OFFSHORE LLC HEVRON USA INC. W & T ENER WILD WELL CONTROL INC, DEEPWATER
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Capacity Agreement by and between Fieldwood and Talos
Offshore, LLC and Talos Energy Offshore, LLC
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TALOS ENERGY OFFSHORE, LLC and TALOS ENERGY
OFFSHORE, LLC TALOS ENERGY OFFSHORE, LLC, HE&D \$0.00 574 8/1/2015 Marketing - Pipeline Transpor MP 309 Lease G08760, MP 310 Lease G04126 x DEESHORE LP Divisive Mergers le and assign to Credit Bid Purchaser JF-SHUKE LP WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATIVES INC, MARUBENI DIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW DEESHORE LLC. TALOS ENERGY OFFSHORE LLC CHEVRON USA INC. W & T ENER Transportation Agreement by and between Fieldwood and TALOS Fieldwood and TAL OFFSHORE, LLC and TALOS ENERGY OFFSHORE, LLC OFFSHORE, LLC and TALOS ENERGY OFFSHORE. LLC and TALOS ENERGY ILD WELL CONTROL INC, DEEPWATE ABANDONMENT ALTERNATIVES INC, MARUBENI Purchasei DIL & GAS (USA) LLC, WALTER OIL & GAS ORPORATION FRA HELICOPTERS INC. MANTA AY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC HEVRON USA INC, W & T ENER eldwood and TAMPNE 8/12/2019 Marketing - Lease of Platform Space FAM102-LOPS-19 by and between Fieldwood and TAMPNET ieldwood Energy LLC ST 308 Lease G21685 \$0.00 Assume and assign to Credit Bid 577 . Purchaser and assign to Credit Bid 578 8/12/2019 Marketing - Lease of Platform Spa [AM102-LOPS-23 by and between Fieldwood and TAMPNF] wood and TAMPNE VR 371 Lease G0952 \$0.0 Purchaser AM102-LOPS-7 by and between Fieldwood and TAMPNET APACHE SHELF EXPLORATION LLC, BP AMERICA dwood Energy LLC GI 43 Lease 175 Assume and assign to Credit Bid PRODUCTION COMPANY

W & T OFFSHORE INC TAM102-I OPS-8 by and between Fieldwood and TAMPNE GI 116 Lease G13944 Assume and assign to Credit Bid dwood Energy LLC \$0.00 TAM102J OPS-2 by FI 120 I agea 5/ \$0.0 Divisive Mergers 582 d Energy LLC \$0.00 ne and Allocate Pursuant to Divisive Mergers x 583 wood and TAMPNET and TAMPNET SS 207 Legge G01523 SS 216 Legge G0152/ \$0.00 me and Allocate Pursuant to TAM102J OPS-15 by and bots x x Divisive Mergers
e and Allocate Pursuant to 584 nod and TAMPNET and TAMPNET WC 71 Lease 244 \$0.0 Divisive Mergers 585 WD 105 Lease 842 8/12/2019 Marketing - Lease of Platform Space wood and TAMPNET and TAMPNET eldwood Energy LLC \$0.00 Divisive Mergers 586 8/12/2019 Marketing - Lease of Platform Space AM102-I OPS-22 by and between Fieldwood and TAMPNET and wood and TAMPNET and TAMPNET eldwood Energy LLC VR 315 Lease G0421 NKOR E&P HOLDINGS CORPORATION, CANNA \$0.0 Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to ENERGY INC. APACHE OFFSHORE INVESTMENT GP, BI US LLC, TAMPNET INC ARENA ENERGY LP, TANA EXPLORATION ST 295 Lease G0564 \$0.0 588 8/12/2019 Marketing - Lease of Platform Space AM102-LOPS-5 by and between Fieldwood and TAMPNET and El 315 Lease G02112 \$0.00 dwood Energy LLC Divisive Mergers and Allocate Pursuant to 580 8/12/2010 Marketing - Lease of Platform Soc TAM102J OPS-9 by and between Fieldwood and TAMPNET and wood and TAMPNET and TAMPNET eldwood Energy LLC HI 170 Leone G03236 ARENA ENERGY I P. Tros \$0.00 x Divisive Mergers and Allocate Pursu

FI 346 Lease G14482

Divisive Mergers

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 25 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- Notes:

 [1] The indusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective diffiliates has any liability thereunder.

 [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease or that the Debtors or their respective diffiliates has any liability thereunder.

 [3] Known Contract Counterpraisties represent parties listed in a such agreements and/or words names and/o

	Contract						Cure Estimate		Credit Bid		
#	Contract Category Date	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	[7] Proposed Contract Treatment [8]	FWI	Purchaser	FW III	FW IV
591	8/12/2019 Marketing - Lease of Platform Space	TAM102-LOPS-14 by and between Fieldwood and TAMPNET and TAMPNET	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC	SS 189 Lease G04232	CASTEX OFFSHORE INC, WALTER OIL & GAS CORPORATION, WALTER OIL & GAS CORPORATION, BRISTOW US LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
592	8/12/2019 Marketing - Lease of Platform Space	TAMPNET	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC	HI A-573 Lease G02393, MC 311 Lease G02968, SP 70 Lease G01614	ERA HELICOPTERS INC.	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			
593	8/12/2019 Marketing - Lease of Platform Space	TAM102-LOPS-16 by and between Fieldwood and TAMPNET and TAMPNET	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC	SS 274 Lease G01039	ERA HELICOPTERS INC.	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			
594	8/12/2019 Marketing - Lease of Platform Space	TAM102-LOPS-1 by and between Fieldwood and TAMPNET and TAMPNET	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC	BA A105 Lease G01757	ERA HELICOPTERS INC., TAMPNET INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			x
595	8/12/2019 Marketing - Lease of Platform Space	TAM102-LOPS-17 by and between Fieldwood and TAMPNET and TAMPNET	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC	SM 268 Lease G02310	HELIS OIL & GAS CO, AMERICAN PANTHER, LLC, MP GULF OF MEXICO, LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
596	8/12/2019 Marketing - Lease of Platform Space	TAMPNET TAMPOSE 13 by and between Fieldwood and TAMPNET and TAMPNET	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC	MP 310 Lease G04126	TALOS ENERGY OFFSHORE, LLC, HE&D OFFSHORE LP	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			<u> </u>
597	8/12/2019 Marketing - Lease of Platform Space	TAMPNET TAM102-LOPS-4 by and between Fieldwood and TAMPNET and TAMPNET	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC	El 224 Lease G05504	TALOS PETROLEUM LLC, WALTER OIL & GAS CORPORATION	\$0.00 Assume and Allocate Pursuant to	x			
598	8/12/2019 Marketing - Lease of Platform Space	TAMPNET TAMPOS-11 by and between Fieldwood and TAMPNET and TAMPNET	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC	HI A-550 Lease G04081	TAMPNET INC	Divisive Mergers \$0.00 Assume and Allocate Pursuant to				x
599	8/12/2019 Marketing - Lease of Platform Space	TAM102-LOPS-26 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC	WD 122 Lease G13645	TAMPNET INC	Divisive Mergers \$0.00 Assume and Allocate Pursuant to	x			
600	8/12/2019 Marketing - Lease of Platform Space	TAMPNET TAM102-LOPS-27 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC	WD 79, WD 80 Lease G01874	TAMPNET INC, VENICE GATHERING SYSTEMS	Divisive Mergers \$0.00 Assume and assign to Credit Bid		×		
601	8/12/2019 Marketing - Lease of Platform Space	TAMPNET TAM102-LOPS-3 by and between Fieldwood and TAMPNET and	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC	El 158 Lease G01220	Transcontinental Gas Pipeline Co LLC	Purchaser \$0.00 Assume and Allocate Pursuant to	¥	-		-
602	7/8/2013 Marketing - Pipeline Transport	TAMPNET Capacity Agreement by and between Fieldwood and Tana	Fieldwood and Tana Exploration Company, LLC and Tana Exploration	Fieldwood Energy LLC	El 315 Lease G02112, El 316 Lease G05040, El 329 Lease G02912	ARENA ENERGY LP, TANA EXPLORATION	Divisive Mergers \$0.00 Assume and Allocate Pursuant to	×			
603	3/1/2014 Marketing - PHA	Exploration Company, LLC and Tana Exploration Company, LLC BS 25 by and between Fieldwood and Tana Exploration Company,	Company, LLC Fieldwood and Tana Exploration Company, LLC and Tana Exploration	Fieldwood Energy LLC	BS 25 Lease G31442	COMPANY LLC TANA EXPLORATION COMPANY LLC	Divisive Mergers \$0.00 Assume and assign to Credit Bid		×		-
604	12/1/2016 Marketing - Other	LLC and Tana Exploration Company, LLC AGREEMENT FOR VR 78 PRODUCTION TO FLOW TO	Company, LLC FIELDWOOD AND TRANSCO	Fieldwood Energy LLC	VR 78 Lease G04421		Purchaser \$0.00 Assume and assign to Credit Bid				-
605	12/1/2016 Interconnection and Measurement Agreemen	TRANSCO'S PIPELINE nt AGREEMENT FOR VR 78 PRODUCTION TO FLOW TO	FIELDWOOD AND TRANSCO	Fieldwood Energy LLC			Purchaser \$0.00 Assume and assign to Credit Bid		x		
606	9/5/1981 Marketing - Lease of Platform Space	TRANSCO'S PIPELINE A-LOPS-EI158B by and between Fieldwood and Transcontinental	Fieldwood and Transcontinental Gas Pipeline Corporation and		EI 136 Lease G03152	APACHE SHELF EXPLORATION LLC.	Purchaser \$0.00 Assume and Allocate Pursuant to		×		₩
550	manoung - scale of Flationin Space	Gas Pipeline Corporation and Transcontinental Gas Pipeline Corporation	Transcontinental Gas Pipeline Corporation			Transcontinental Gas Pipeline Co LLC	Divisive Mergers	×			
607	9/15/1981 Marketing - Lease of Platform Space	A-LOPS-EI136JA by and between Fieldwood and Transcontinental Gas Pipeline Corporation and Transcontinental Gas Pipeline Corporation	Fieldwood and Transcontinental Gas Pipeline Corporation and Transcontinental Gas Pipeline Corporation	Fieldwood Energy LLC	El 136 Lease G03152	APACHE SHELF EXPLORATION LLC, Transcontinental Gas Pipeline Co LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
608	3/1/2017 Marketing - PHA	BS 52SL 17860#2 by and between Fieldwood and Upstream Exploration LLC and Upstream Exploration LLC	Fieldwood and Upstream Exploration LLC and Upstream Exploration LLC	Fieldwood Energy LLC	BS 52 Lease 17675	UPSTREAM EXPLORATION LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
609	6/13/1996 Marketing - PHA	SS 300 B/SS301 by and between Fieldwood and W & T Offshore, Inc. and W & T Offshore. Inc.	Fieldwood and W & T Offshore, Inc. and W & T Offshore, Inc.	Fieldwood Energy LLC	SS 300 Lease G07760, SS 301 Lease G10794	W&T OFFSHORE INC	\$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the				
		inc. and w & i Onside, inc.					Credit Bild Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bild Purchase Agreement)	x	x		
610	10/23/2018 Marketing - PHA	MO826-VK251 by and between Fieldwood and W& T Offshore and W& T Offshore	Fieldwood and W& T Offshore and W& T Offshore		MO 826 Lease G26176	W & T OFFSHORE INC, W&T OFFSHORE INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
611	3/1/2017 Marketing - Pipeline Transport	Capacity Agreement by and between Fieldwood and WAT Energy Energy VI, LLC and WAT Energy Energy VI, LLC	Fieldwood and W&T Energy Energy VI, LLC and W&T Energy Energy VI, LLC	Fieldwood Energy LLC		WILD WELL CONTROL INC, DEEPWATER ABANDONNENT AL TERNATUSE INC, MARUBENI OIL 8 GAS (USA) LLC, WALTER OIL 8, GAS CORPORATION, EFA HELLOCOTTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC, W & T. END.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
612	3/1/2017 Marketing - Pipeline Transport	Energy VI, LLC and W&T Energy Energy VI, LLC	Fieldwood and W&T Energy Energy VI, LLC and W&T Energy Energy VI, LLC			WILD WELL CONTROL INC, DEEPWATER ABANDONNENT AL TERNATUSES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, EFA HELLOCOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC., W & T ENER	\$0.00 Assume and assign to Credit Bid Purchaser		x		
613	8/1/2018 Marketing - Pipeline Transport	Energy VI, LLC and W&T Energy Energy VI, LLC	Fieldwood and W&T Energy Energy VI, LLC and W&T Energy Energy VI, LLC			WILD WELL CONTROL INC, DEEPWATER ABANDONNENT ALTERNATUSES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELLOCOPTERS INC. MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC., W & I TENER	\$0.00 Assume and assign to Credit Bid Purchaser		x		
614	8/1/2018 Marketing - Pipeline Transport	Energy VI, LLC and W&T Energy Energy VI, LLC	Fieldwood and W&T Energy Energy VI, LLC and W&T Energy Energy VI, LLC			WILD WELL CONTROL INC, DEEPWATER ABANDONNENT AL TERNATUSES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, EFA HELLOCOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC., WA & TEMP	\$0.00 Assume and assign to Credit Bid Purchaser		x		
615	Marketing - PHA	ST 320 A-5ST1 by and between Fieldwood and W&T Offshore, Inc. and W&T Offshore, Inc.		Fieldwood Energy LLC		W&T OFFSHORE INC, WALTER OIL & GAS CORPORATION	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
616	11/12/2013 Marketing - Pipeline Transport	Capacity Agreement by and between Fieldwood and Walter Oil & Gas Corporation and Walter Oil & Gas Corporation	Fieldwood and Walter Oil & Gas Corporation and Walter Oil & Gas Corporation		EW 826 Lease G05800	APACHE DEEPWATER LLC, WALTER OIL & GAS CORPORATION, W & T OFFSHORE INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
617	9/30/2004 Marketing - PHA	PHA for EB16SA/EB430 by and between Fieldwood and WALTER OIL & GAS CORPORATION and WALTER OIL & GAS CORPORATION	Fieldwood and WALTER OIL & GAS CORPORATION and WALTER OIL & GAS CORPORATION	Fieldwood Energy LLC	El 224 Lease G05504	TALOS PETROLEUM LLC, WALTER OIL & GAS CORPORATION	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
618	10/21/2018 Marketing - PHA	ST 320 A02 by and between Fieldwood and Walter Oil & Gas Corporation and Walter Oil & Gas Corporation	Fieldwood and Walter Oil & Gas Corporation and Walter Oil & Gas Corporation	Fieldwood Energy LLC	ST 320 Lease G24990	W&T OFFSHORE INC, WALTER OIL & GAS CORPORATION	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
619	5/20/2019 Marketing - PHA	ST 320 A03 by and between Fieldwood and Walter Oil & Gas Corporation and Walter Oil & Gas Corporation	Fieldwood and Walter Oil & Gas Corporation and Walter Oil & Gas Corporation	Fieldwood Energy LLC	ST 320 Lease G24990	W&T OFFSHORE INC, WALTER OIL & GAS CORPORATION	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
620	Marketing - PHA	ST 311 A1 by and between Fieldwood and Walter Oil & Gas Corporation and Walter Oil & Gas Corporation	Fieldwood and Walter Oil & Gas Corporation and Walter Oil & Gas	Fieldwood Energy LLC	ST 311 Lease G31418	WALTER OIL & GAS CORPORATION, W&T OFFSHORE INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
621	6/14/2000 Marketing - Lease of Platform Space	WIL174 OP&MN FEE-VK251A by and between Fieldwood and WILLIAMS FIELD SERVICES and WILLIAMS FIELD SERVICES	Fieldwood and WILLIAMS FIELD SERVICES and WILLIAMS FIELD SERVICES	Fieldwood Energy LLC	VK 251 Lease G10930	Williams Field Services	\$0.00 Assume and allocate pursuant to divisive mergers	x			×
622	1/7/2016 Other	WILLIAMS FIELD SERVICES and WILLIAMS FIELD SERVICES Services Agreement	SERVICES Fieldwood Energy E&P Mexico, S. De R.L. De C.V.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		x		—
623	1/7/2016 Other	Services Agreement	Fieldwood Energy E&P Mexico, S. De R.L. De C.V.	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		×		—
624	2/21/2018 Other	Engineering, Procurement, Construction and Installation Services	Fieldwood Energy E&P Mexico, S. De R.L. De C.V.	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		×		
625	Other	Agreement Contract for the Extraction of Hydrocarbons under the Production Sharing Modality - Fieldwood Energy E&P Mexico, S. De R.L. De	Fieldwood Energy E&P Mexico, S. De R.L. De C.V.	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid Purchaser		x		
626	3/1/2011 Marketing - Processing	C.V. POL (0.3/GPM) 80-90% PLUS FEE = \$.15 /MCF (ESC) by and between Fieldwood Energy LLC (Formally Noble Energy Inc.) and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Fieldwood Energy LLC (Formally Noble Energy Inc.) and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Fieldwood Energy LLC	GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 26 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- Notes:

 (1) The lincitusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their responsible discretion, to further amend this schedule to add or remove any executory contract or unexpired lease or that the Debtors or their responsible discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

 (3) Known Contract Counterpraises represent parties listed in a catual agreements and orior vendor manners.

 (4) The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 (5) Associated bease represent the orion and gas leases that are associated with or related to the same underlying contract.

 (6) Related lease parties represent current lease co-working interest convers and Jill garbariers based on Company accounting system records.

 (7) Estimates based on one proceedings accounts avoid to lease one contracts to the contracts of the contrac

Contract Category Marketing - Reserve Commitment Marketing - Reserve Commitment Marketing - Processing Marketing - Gas Sales Marketing - Gas Sales Marketing - Gas Sales Marketing - Processing Marketing - Processing Marketing - Processing	and between Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current operator and Arrowhead Louisiana Pipeline, LLC ournert operator Greater of FEE or POL (85%/15%) min Fee \$.16 (annual esciator) by and between Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC ournert operator and Arrowhead Louisiana Pipeline, LLC ournert operator	Known Contract Counterparties (3) Fieldwood Energy LLC (Successor to Noble Energy, Inc.) and Destin Pipeline Company, LLC and Destin Pipeline Company, LLC Fieldwood Energy LLC (Successor to Noble Energy, Inc.) and Destin Pipeline Company, LLC Fieldwood Energy LLC and Destin Pipeline Company, LLC Fieldwood Energy LLC and Destin Pipeline Company, LLC Fieldwood Energy LLC and Air Liquide Large Industries U.S. LP Fieldwood Energy LLC and Air Liquide Large Industries U.S. LP Fieldwood Energy LLC and Arana Energy, LP Fieldwood Energy LLC and Arowhead Louisiana Pipeline, LLC Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current operator and Arrowhead Louisiana Pipeline, LLC current operator and Arowhead Louisiana Pipeline, LLC current operator	Fieldwood Energy LLC	n.a. n.a. n.a. NCS3 Lease G15050, WC 56 Lease G02825, WC 65 Lease G02825, EC 16473 Lease G1440, EC 2 8L 6473 Lease 16473, EC 2 8L 6473 Lease 16473 VR 78 Lease G04421, GI 43 (GI 32 - 52 / WD 67-71, 94-96) Lease 175, VR VR 78 Lease G04421, GI 43 (GI 32 - 52 / WD 67-71, 94-96) Lease 175, VR	Related Lease Parties [6] BP EXPLORATION & PRODUCTION INC. HOUSTON BREACH DEEPWATER VENTURES I, RED WILLOW OFFENDRE ILL. TAWA EXPLORATION COMPANY LLC FAIRFIELD ROYALTY CORP, HILCORP ENERGY 1 LP	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	Proposed Contract Treatment [5] Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Credit Bid Purchaser Divisive Mergers Assume and (i) assign to Credit Bid Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchaser (pursuant to the Plan and the P	rwi x	Credit Bid Purchaser X X X X	FWIII
Marketing - Reserve Commitment Marketing - Processing Marketing - Gas Sales Marketing - Gas Sales Marketing - Gas Sales Marketing - Processing Marketing - Processing	Emergy LLC (Successor to Noble Energy, Inc) and Destin Pipeline Company, LLC Destine Pipeline Company, LLC and Destin Pipeline Company, LLC Coordination, Agreement between Filedovod Energy LLC and Coordination, Agreement between Filedovod Energy LLC and Coordination of Section 19, 1999. Base Contract for Sale and Purchase of Natural Gas by and between Fieldovod Energy LLC and Africipation Large Industries U.S. Leven Filedovod Energy LLC and Apache Corporation Base Contract for Sale and Purchase of Natural Gas by and between Fieldovod Energy LLC and Apache Corporation Base Contract for Sale and Purchase of Natural Gas by and between Fieldovod Energy LLC and Apache Corporation Base Contract for Sale and Purchase of Natural Gas by and between Fieldovod Energy LLC and Another Company Base Contract for Sale and Purchase of Natural Gas by and between Fieldovod Energy LLC and Arrowhead Louisiana Pipeline, LLC and Arrowhead Louisiana Pipeline, LLC Greater of FEE or POL (85%/15%) min Fee S.16 (annual esclator) by and between Fieldovod Energy LLC and Arrowhead Louisiana Pipeline, LLC current operator and Arrowhead Louisiana Greater of FEE or POL (85%/15%) min Fee S.16 (annual esclator) by and between Fieldovod Energy LLC and Arrowhead Louisiana Greater of FEE or POL (85%/15%) min Fee S.16 (annual esclator) by and between Fieldovod Energy LLC and Arrowhead Louisiana Greater of FEE or POL (85%/15%) min Fee S.16 (annual esclator) by and between Fieldovod Energy LLC and Arrowhead Louisiana Greater of FEE or POL (85%/15%) min Fee S.16 (annual esclator) by and between Fieldovod Energy LLC and Arrowhead Louisiana	Pipeline Company, LLC and Destin Pipeline Company, LLC Fieldwood Energy LLC (Successor to Noble Energy, Inc) and Destin Pipeline Company, LLC and Destin Pipeline Company, LLC Fieldwood Energy LLC and (Spectra) Texas Eastern and Texas Eastern to Process at Targa Venica Fieldwood Energy LLC and Air Liquide Large Industries U.S. LP Fieldwood Energy LLC and Air Liquide Large Industries U.S. LP Fieldwood Energy LLC and Arena Energy, LP Fieldwood Energy LLC and Arena Energy, LP Fieldwood Energy LLC and Arrowhead Louisians Pipeline, LLC Fieldwood Energy LLC and Arrowhead Louisians Pipeline, LLC current operator and Arrowhead Louisians Pipeline, LLC current Fieldwood Energy LLC and Arrowhead Louisians Pipeline, LLC current Fieldwood Energy LLC and Arrowhead Louisians Pipeline, LLC current	Fieldwood Energy LLC	782 Lease G33757 MC 519 Lease G27278, MC 562 Lease G19966, MC 563 Lease G21176 85 25 Lease G31442 n.a. n.a. n.a. n.a. n.a. N.a. WC 31 Lease G19050, WC 66 Lease G02826, WC 65 Lease G02825, EC 9/14 Lease G01440, EC 2 81.16473 Lease 1473, EC 2 81.16473 Lease 1473, EC 2 81.16473 Lease G04826, WC 65 Lease G02827070 VR 78 Lease G04421, G1 43 (G1 32 - 52 / WD 67-71, 94-96) Lease 175, VR	ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLD. TANA EXPLORATION COMPANY LLC	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	Purchaser Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers Assume and (I) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchaser (pursuant to the Plan and the Plan an	x	x x x	
Marketing - Processing Marketing - Gas Sales Marketing - Gas Sales Marketing - Gas Sales Marketing - Processing Marketing - Processing	Fieldwood Energy LLC (Successor to Noble Energy, Inc) and Destin Pipeline Company, LLC and Destin Pipeline Company, LLC and Destin Pipeline Company, LLC and Coordination Agreement between Fieldwood Energy LLC and (Spectra) Texase Eastern for Texase Eastern for Loroses and Targa Vernice Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Anthuse of Natural Gas by and between Fieldwood Energy LLC and Apache Corporation Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Apache Corporation Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC and Arrowhead Louisiana Pipeline, LLC Greater of FEE or PDL (85%15%) min Fee 3.16 (annual esclator) by and between Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current operator an	Pipeline Company, LLC and Obestin Pipeline Company, LLC Fieldwood Energy LLC and (Spectra) Texas Eastern and Texas Eastern to Process at Targa Venice Fieldwood Energy LLC and Air Liquide Large Indisutries U.S. LP Fieldwood Energy LLC and Apache Corporation Fieldwood Energy LLC and Arowhead Louisiana Pipeline, LLC Fieldwood Energy LLC and Arowhead Louisiana Pipeline, LLC current operator and Arrowhead Louisiana Pipeline, LLC current Fieldwood Energy LLC and Arowhead Louisiana Pipeline, LLC current Fieldwood Energy LLC and Arowhead Louisiana Pipeline, LLC current Fieldwood Energy LLC and Arowhead Louisiana Pipeline, LLC current	Fieldwood Energy LLC	R.a. n.a. n.a. MC 33 Lease G15050, WC 66 Lease G02826, WC 65 Lease G02825, EC 9/14 Lease G01404, EC 2 8.16473 Lease 14673, EC 2 8.16473 Lease 14673 Lease G044421, GI 43 (GI 32 - 52 / WD 67-71, 94-96) Lease 175, VR VR 76 Lease G044421, GI 43 (GI 32 - 52 / WD 67-71, 94-96) Lease 175, VR	ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLD. TANA EXPLORATION COMPANY LLC	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	Purchaser Assume and assign to Credit Bid Purchaser Assume and (i) assign to Credit Bid Verthaser (invasant to the Plan and the Credit Bid Purchaser (invasant to the Plan and the Credit Bid Purchaser (assume to the Plan and the Credit Bid Purchaser (assume to the Plan and the Credit Bid Purchaser (assume the Plan and the Credit Bid Purchaser (assume the Plan and the Credit Bid Purchaser (assume the Plan and the Plan and the Credit Bid Purchaser (assume the Plan and the Pla	x	x x	
Marketing - Gas Sales Marketing - Gas Sales Marketing - Gas Sales Marketing - Processing Marketing - Processing Marketing - Processing	Coordination Agreement between Fieldwood Energy LLC and (Spectra) Texas Eastern for Texas Eastern for Process at Targa Vernice Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Air Liquide Large Indiastries U.S. LP Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Agache Corporation Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Arenas Energy, LP between S.15 immitable U.S. 100 minimate depending on volume esc by and between Fieldwood Energy LLC and Arrowhead Louisiana Ppeline, LLC Greater of FEE or POL (85%V15%) min Fee 3.16 (annual esclator) by and between Fieldwood Energy LLC and Arrowhead Louisiana Ppeline, LLC Current operator Greater of FEE or POL (85%V15%) min Fee 3.16 (annual esclator) by and between Fieldwood Energy LLC and Arrowhead Louisiana Ppeline, LLC Current operator Greater of FEE or POL (85%V15%) min Fee 3.16 (annual esclator) by and between Fieldwood Energy LLC and Arrowhead Louisiana Ppeline, LLC Current operator Greater of FEE or POL (85%V15%) min Fee 3.16 (annual esclator) by and between Fieldwood Energy LLC and Arrowhead Louisiana Ppeline, LLC Greater of FEE or POL (85%V15%) min Fee 3.16 (annual esclator) by and between Fieldwood Energy LLC and Arrowhead Louisiana Ppeline, LLC Greater of FEE or POL (85%V15%) min Fee 3.16 (annual esclator) by and between Fieldwood Energy LLC and Arrowhead Louisiana Ppeline, LLC Greater of FEE or POL (85%V15%) min Fee 3.16 (annual esclator) by and between Fieldwood Energy LLC and Arrowhead Louisiana Ppeline, LLC Greater of FEE or POL (85%V15%) min Fee 3.16 (annual esclator) by and between Fieldwood Energy LC and Arrowhead Louisiana Ppeline, LLC	Process at Targa Venice Fieldwood Energy LLC and Air Liquide Large Industries U.S. LP Fieldwood Energy LLC and Apache Corporation Fieldwood Energy LLC and Arena Energy, LP Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current operator and Arrowhead Louisiana Pipeline, LLC current Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current	Fieldwood Energy LLC	n.a. n.a. n.a. NCS3 Lease G15050, WC 56 Lease G02825, WC 65 Lease G02825, EC 16473 Lease G1440, EC 2 8L 6473 Lease 16473, EC 2 8L 6473 Lease 16473 VR 78 Lease G04421, GI 43 (GI 32 - 52 / WD 67-71, 94-96) Lease 175, VR VR 78 Lease G04421, GI 43 (GI 32 - 52 / WD 67-71, 94-96) Lease 175, VR		\$0.00 \$0.00 \$0.00 \$0.00 \$0.00	Purchaser Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to Credit Bid Verchaser (pursuant to the Pissa and the Credit Bid Purchase Agreement) on cooperating the Assume Agreement) on cooperating the Assume Agreement of the Pissa and the Credit Bid Purchase Agreement) on cooperating the Assume Agreement) on cooperating the Assume Agreement) on cooperating the Assume Agreement of the Assume Assu	x	x	
Marketing - Gas Sales Marketing - Processing Marketing - Processing Marketing - Processing	Faidwood Energy LLC and Art Liquide Large Industries U.S. LP Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Apache Corporation Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Anaphe Sale Sale Sale Sale Sale Sale Sale Sal	Fieldwood Energy LLC and Apache Corporation Fieldwood Energy LLC and Arena Energy, LP Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current operator and Arrowhead Louisiana Pipeline, LLC current Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current	Fieldwood Energy LLC Fieldwood Energy LLC Fieldwood Energy LLC Fieldwood Energy LLC	n.a. n.a. WC 31 Lease G15050, WC 66 Lease G02826, WC 65 Lease G02825, EC 9/14 Lease G01440, EC 2 81.16473 Lease 14473, EC 2 81.16473 Lease 14473, EC 2 81.16473 Lease 146473 VR 78 Lease G04421, Gi 43 (Gi 32 - 52 / WD 67-71, 94-96) Lease 175, VR	FAIRFIELD ROYALTY CORP, HILCORP ENERGY 1 LP	\$0.00 \$0.00 \$0.00 \$0.00 P. P.	Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to Divinive Mergers Assume and (i) assign to Credit Bid vurchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on count of the Acquired Interests and/or	x	x	
Marketing - Gas Sales Marketing - Processing Marketing - Processing Marketing - Processing	Fieldwood Energy LLC and Agache Corporation Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Arena Energy, LP between \$1.5 immittate (s. Finnetta depending on volume esc by and between Fieldwood Energy LLC and Arrowhead Louisiana Ppeline, LLC and Arrowhead Louisiana Ppeline, LLC and Arrowhead Louisiana Ppeline, LLC current operator and Arrowhead Louisiana Ppeline, LLC current operator and Arrowhead Louisiana Ppeline, LLC current operator Greater of FEE or POL (85%15%) min Fee \$.16 (annual esclator) by and between Fieldwood Energy LLC and Arrowhead Louisiana Ppeline, LLC current operator Greater of FEE or POL (85%15%) min Fee \$.16 (annual esclator) by and between Fieldwood Energy LLC and Arrowhead Louisiana Ppeline, LLC current operator Greater of FEE or POL (85%15%) min Fee \$.16 (annual esclator) by and between Fieldwood Energy LLC and Arrowhead Louisiana Ppeline, LLC current operator	Fieldwood Energy LLC and Arena Energy, LP Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current operator and Arrowhead Louisiana Pipeline, LLC current	Fieldwood Energy LLC Fieldwood Energy LLC Fieldwood Energy LLC	9/14 Lasse (0)1440, EC 2 \$1.16473 Lease 14973, EC 2 \$1.16473 Lease 14973, FC 2 \$1.16473 Lease 14973, FC 2 \$1.16473 Lease (2)16473, FC 2 \$1.16473 Lease (2)29 Lease (2)7070 VR 78 Lease G04421, Gi 43 (Gi 32 - 52 / WD 67-71, 94-96) Lease 175, VR	FAIRFIELD ROYALTY CORP, HILCORP ENERGY 1 LP	\$0.00 \$0.00 \$0.00 P	Purchaser Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to Divisive Mergers Assume and (i) assign to Credit Bid rurchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on Count of the Acquired Interests and/or	x		
Marketing - Processing Marketing - Processing Marketing - Processing	Base Contract for Sale and Purchase of Natural Cas by and between Floidwood Energy LLC and Arroan Energy, LP Detween S.15 /mmbtu to S.10 /mmbtu depending on volume sec by and between Floidwood Energy LLC and Arrowhead Louisiana Graener Floidwood Energy LLC and Arrowhead Louisiana Graener of EEE or POL (85%/15%) mm Fee S.16 (annual esclator) by and between Floidwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current operator and Arrowhead Lou	Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current operator and Arrowhead Louisiana Pipeline, LLC current operator and Arrowhead Louisiana Pipeline, LLC current Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current	Fieldwood Energy LLC Fieldwood Energy LLC	9/14 Lasse (0)1440, EC 2 \$1.16473 Lease 14973, EC 2 \$1.16473 Lease 14973, FC 2 \$1.16473 Lease 14973, FC 2 \$1.16473 Lease (2)16473, FC 2 \$1.16473 Lease (2)29 Lease (2)7070 VR 78 Lease G04421, Gi 43 (Gi 32 - 52 / WD 67-71, 94-96) Lease 175, VR	FAIRFIELD ROYALTY CORP, HILCORP ENERGY 1 LP	\$0.00 \$0.00 P.	Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to Divisive Mergers Assume and (i) assign to Credit Bid Varchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on coount of the Aquired Interests and/or	x	х	
Marketing - Processing Marketing - Processing	between \$ 15 mmthu to \$ 10 mmthu depending on volume sec by and between Fieldwood Energy LC and Arrowhead Louisiana Ppeline, LLC and Arrowhead Louisiana Ppeline, LLC Greater of FEE or POL (65% HS) im Free \$ 15 (annual esclator) by Ppeline, LLC current operator and Arrowhead Louisiana Pipeline, LLC current operator and Arrowhead Louisiana P	Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current operator and arrowhead Louisiana Pipeline, LLC current	Fieldwood Energy LLC	9/14 Lasse (0)1440, EC 2 \$1.16473 Lease 14973, EC 2 \$1.16473 Lease 14973, FC 2 \$1.16473 Lease 14973, FC 2 \$1.16473 Lease (2)16473, FC 2 \$1.16473 Lease (2)29 Lease (2)7070 VR 78 Lease G04421, Gi 43 (Gi 32 - 52 / WD 67-71, 94-96) Lease 175, VR	FAIRFIELD ROYALTY CORP, HILCORP ENERGY 1 LP	\$0.00 P	Assume and Allocate Pursuant to Divisive Mergers Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on coount of the Acquired Interests and/or	x		
Marketing - Processing	Greater of FEE or POL (85%/15%) min Fee \$.16 (annual esclator) by and between Fieldwood Energy LtC and Arrowhead Louisiana Pipeline, LLC current operator and Arrowhead Louisiana Pipeline, LLC current operator Greater of FEE or POL (85%/15%) min Fee \$.16 (annual esclator) by and between Fieldwood Energy LtC and Arrowhead Louisiana Pipeline, LLC current operator Greater of FEE or POL (85%/15%) min Fee \$.16 (annual esclator) by and between Fieldwood Energy LtC and Arrowhead Louisiana Pipeline, LLC current operator Greater of FEE or POL (85%/15%) min Fee \$.16 (annual esclator) by and between Fieldwood Energy LtC and Arrowhead Louisiana Pipeline, LLC current operator	operator and Arrowhead Louisiana Pipeline, LLC current operator Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current		WR 78 Lesse G04421, GI 43 (GI 32 - 52 / WD 67-71, 94-96) Lesse 175, VR 229 Lesse G27070 VR 78 Lesse G04421, GI 43 (GI 32 - 52 / WD 67-71, 94-96) Lesse 175, VR		P	Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or			
	and between Fieldwood Energy LLC and Arrowhead Louisiana Pipeline, LLC current operator and Arrowhead Louisiana Pipeline, LLC current operator Greater of FEE or POL (85%/15%) min Fee \$ 16 (annual escilator) by and between Fieldwood Energy LLC and Arrowhead Louisiana		Fieldwood Energy LLC				Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	×	x	
Marketing - Processing	and between Fieldwood Energy LLC and Arrowhead Louisiana			229 Lease G27070		P	Assume and (i) assign to Credit Bid burchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on cocount of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement).	x	x	
	LLC current operator	Fieldwood Energy LLC and Arrowhead Louisiana Ppeline, LLC current operator and Arrowhead Louisiana Ppeline, LLC current operator	3	WR 78 Lesse (30442*, Gl 43 (Gl 32 - 52 / WD 67-71, 94-96) Lesse 175, VR 229 Lesse G27070		P	Assume and (i) assign to Credit Bid vurchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on ecount of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
Marketing - Processing	Amend to FEE: Transco VR 667/8 = \$.1873 per MMBblgamusl Eaclabry, Kinelica Egan Gap interconcet = \$.08 per mithbl (in subject to Escitator) by and between Fieldwood Energy LLC and Arrowhead Louisiana Piellien LLC current operator and Arrowhead Louisiana Pipeline, LLC current operator	Fieldwood Energy LLC and Arrowhead Louisiana Ppeline, LLC current operator and Arrowhead Louisiana Pipeline, LLC current operator	Fieldwood Energy LLC	VR 78 Lease G04421, G1.43 (G1.32 - 52) WD 67-71, 94-96) Lease 175, VR 229 Lease G27070, ST 53 Lease G04000		P	Assume and (i) assign to Credit Bid rurchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and BASF Intertrade Corporation	Fieldwood Energy LLC and BASF Intertrade Corporation	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x	
Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Boston Gas Company D/B/A National	Fieldwood Energy LLC and Boston Gas Company D/B/A National Grid	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x	
Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between	Fieldwood Energy LLC and BP Energy Company	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid		x	-
Property Participation & Exchange Agreements	Fieldwood Energy LLC and BP Energy Company Lease Exchange and Well Participation Agreement dated effective 20 January 2020 by and between Fieldwood Energy LLC and BP	Fieldwood Energy LLC and BP Exploration and Production Inc covering MC 474 / 518	Fieldwood Energy LLC	MC 474 Lease G35825, MC 518 Lease G35828		\$0.00	Purchaser Assume and assign to Credit Bid Purchaser		x	
Marketing - Crude Sales	Exploration and Production Inc covering MC 474 (518 BP OII Supply buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and BP OII Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc.	Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc.	Fieldwood Energy LLC	MC 697 Lease G28021, MC 698 Lease G28022, MC 782 Lease G33757, MC738 Lease G32343		\$0.00	Assume and assign to Credit Bid Purchaser		x	
Marketing - Crude Sales		Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc.	Fieldwood Energy LLC	MC 742 Lease G32343		\$0.00	Assume and assign to Credit Bid Purchaser		x	
Marketing - Crude Sales	Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc.	Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc.		MC 474 Lesse G35825		\$0.00	Assume and assign to Credit Bid Purchaser		x	
Marketing - Crude Sales	North America Inc. and BP Oil Supply, a Division of BP Products North America Inc.	Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc.		ST 295 Lease G05646	APACHE OFFSHORE INVESTMENT GP, BRISTOW US LLC, TAMPNET INC		Assume and Allocate Pursuant to Divisive Mergers	×		
Marketing - Crude Sales	North America Inc. and BP Oil Supply, a Division of BP Products North America Inc.	Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc.			HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC		Assume and assign to Credit Bid Purchaser		x	
	Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc.	America Inc. and BP Oil Supply, a Division of BP Products North America Inc.			RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC		Purchaser		x	
	Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc.	America Inc. and BP Oil Supply, a Division of BP Products North America Inc.			LLC		Purchaser		x	
Marketing - Crude Sales	and Carbonate Trend and Carbonate Trend		-			*****	Divisive Mergers	×		
Marketing - Gathering	Gas Gathering Agreement by and between Fieldwood Energy LLC and Carbonate Trend and Carbonate Trend	Fieldwood Energy LLC and Carbonate Trend and Carbonate Trend	Fieldwood Energy LLC	VK 251 Lease G10930	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
		Fieldwood Energy LLC and Castex Energy, Inc.	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid		x	
Marketing - Gathering	Base Contract for Sale and Purchase of Natural Gas by and between	Fieldwood Energy LLC and Castex Offshore, Inc.	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid		x	+
Marketing - Gathering Marketing - Gathering	Fieldwood Energy LLC and Castex Energy, Inc. Base Contract for Sale and Purchase of Natural Gas by and between	Fieldwood Energy LLC and Chandeleur Pipeline, LLC, now owned by Third Coast Midstream and Chandeleur Pipeline, LLC, now owned by Third	Fieldwood Energy LLC	MP 59 Lease G03194		\$0.00	Purchaser Assume and Allocate Pursuant to Divisive Mergers	x	=	
	rrketing - Gathering	North America Inc.	North America Inc. BP Of Supply byse rude oil from Fieldwood Energy by and between Fieldwood Energy LC and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and BP Oil Supply, a Division of BP Products North America Inc. and Calabreria Inc. and Calabreria Products North America Inc. and Endowed Products North America Inc. and Endowed Products North America Inc. and	North America Inc. 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Division of BP Products N	North America in c. and BP Oil Supply bugs crude oil from Fieldwood Energy LLC and BP Oil Supply, a Division of BP Products North America in c. and BP Oil Supply, a Division of BP Products North America in c. and BP Oil Supply, a Division of BP Products North America in c. and BP Oil Supply, a Division of BP Products North America in c. and BP Oil Supply, a Division of BP Products North America in c. and BP Oil Supply, a Division of BP Products North America in c. and BP Oil Supply, a Division of BP Products North America in c. and BP Oil Supply, a Division of BP Products North America in c. and BP Oil Supply, a Division of BP Products North America in c. and BP Oil Supply, a Division of BP Products North America in c. and BP Oil Supply, a Division of BP Products North America in c. and BP Oil Supply, a Division of BP Products North America in c. and BP Oil Supply, a Division of BP Products North America in c. and BP Oil Supply, a Division of BP Products North 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Division of BP Products North America in c. and BP Oil Supply, a Division of BP Products North America in c. and BP Oil	North America Inc. 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Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 27 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

686

arketing - Transportation

Crude Oil Transport. by and between Fieldwood Energy LLC and Endymion Oil Pipeline Company LLC and Endymion Oil Pipeline

Company LLC

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- 121 The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan)
- [2] in the clause isservative in grill, in their teasoritation because), to thin all rather of its Schedule to date of retirors any executory contracts or injective proper peach in a manager of the contract Counterparties regresses parties listed in chair additionable and of vendor among.

 [3] Known Contract Counterparties regresses parties listed in chair actual agreements and not vendor among.

 [4] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [5] Related lease parties represent current lease co-working interest owners and JIB partners based on Company accounting system records.

[7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1 Flan of Fisikeroof Energy LLC and Its Affiliated Debtors (2004 In Amended Joint Chapter 1 Flan of Fisikeroof Energy LLC and Its Affiliated Debtors (2004 In Affiliated Debtors (200 Applicable Entity Provides for the construction and operation of the El 361 Pipeline (Segment I) and El Pipeline (Segment II) which was installed to connect the Barnade Pipeline (the still in service protion whyt take sormerly Bonlo Pipeline). I by and between Fieldwood Energy LC and Chevron Pipeline Company and Chevron Pipeline Company Marketing - Construction, Operations, Management, Ownership Agreements eldwood Energy LLC and Chevron Pipeline Company and Chevron El 315 Lease G02112. El 316 Lease G05040. El 330 Lease G02115. El 281 | ARENA ENERGY LP, TANA EXPLORATION Lesse G09501 FI 282 Lesse G09502 FI 320 Lesse G02012 FI 337 Lesse Divisive Mergers 656 2/1/2019 Marketing - Other Methanol Treatment Agreement by and between Fieldwood Energy eldwood Energy LLC and Chevron Pipeline Company and Chevro MC 948 Lease G28030 ECOPETROL AMERICA LLC, TALOS ENERGY eldwood Energy LLC Assume and assign to Credit Bid LLC and Chevron Pipeline Company and Chevron Pipeline Compa eline Comr OFFSHORE LLC Provides for the construction and operation of the El 361 Pipeline. Originating from the El 361 A Platform to the Bonito Pipeline Syste by and between Fieldwood Energy LLC and Chevron Pipeline ldwood Energy LLC and Chevron Pipeline Company and Chevro El 354 Lease G10752, El 353 Lease G03783, El 354 Lease G10752, El 36 Lease G02324 Marketing - Construction, Operations, Management, Ownership Agreement Company and Chevron Pipeline Company
Gunflint - Chevron buys crude oil from Fieldwood Energy by and MC 904 Lease G36566. MC 949 Lease G32363. MC 992 Lease G24133. MC ECOPETROL AMERICA LLC. TALOS ENERGY 658 5/31/2018 Marketing - Crude Sales twood Energy LLC and Chevron Products Company \$0.00 Assume and assign to Credit Bid between Fieldwood Energy LLC and Chevron Products Company
Chevron buys crude oil from Fieldwood Energy by and between
Fieldwood Energy LLC and Chevron Products Company and 993 Lease G24134 MP 77 Lease G0448 wood Energy LLC and Chevron Products Company and Chev oducts Company Divisive Mergers Chevron Products Company
Chevron buys crude oil from Fieldwood Energy by and betwee Fieldwood Energy LLC and Chevron Products Company and PI 13 Legge G03171 MP 140 Legge G02103 ANKOR ENERGY LLC. ENVEN ENERGY VENTURE 1/31/2014 Marketing - Crude Sales Idwood Energy LLC and Chevron Products Company and Chevro e and Allocate Pursuant to oducts Company LLC; JX NIPPON OIL EXPLORATION USA LTD Divisive Mergers Chevron Products Company Chevron buys crude oil from Fieldwood Energy by and betw larketing - Crude Sale dwood Energy LLC and Chevron Products Company and Chevron Assume and assign to Credit Bid Fieldwood Energy LLC and Chevron Products Company and roducts Company OFFSHORE, LLC Chevron Products Company Chevron buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Chevron Products Company and SS 274 Lease G01039, EI 188 Lease 443, SM 149 Lease G02592, SM 132 Lease G02282, SM 268 Lease G0210, SS 204 Lease G0150, SS 207 Lease G01528, SS 216 Lease G01524, ST 311 Lease G01418, SM 40 Lease G01507, SM 41 Lease G01418, SM 40 Lease G01418, SM \$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/o 662 1/31/2014 Marketing - Crude Sales ieldwood Energy LLC and Chevron Products Company and Chevron roducts Company FRA HELICOPTERS INC (ii) allocate pursuant to the Divisive Mergers on account of the Exclude Assets (as defined in the Credit Bid Purchase Agreement) 3/18/2014 Marketing - Crude Sale ood Energy LLC and Chevron Products Company and Chevror GI 116 Lease G13944. ST 320 Lease G24990 & T OFFSHORE INC ume and assign to Credit Bio Fieldwood Energy LLC and Chevron Products Company and Chevron Products Company Base Contract for Sale and Purchase of Natural Gas by and betwe ieldwood Energy LLC and CIMA Energy LTD 664 9/1/2018 Marketing - Gas Sales ieldwood Energy LLC \$0.00 Assume and assign to Credit Bid Fieldwood Energy LLC and CIMA Energy, LTD

Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Colonial Gas Company D/B/A National Purchaser
Assume and assign to Credit Bid
Purchaser 8/1/2014 Marketing - Gas Sales Idwood Energy LLC and Colonial Gas Company D/B/A National Grid eldwood Energy LLC Base Contract for Sale and Purchase of Natural Gas by and between 666 3/1/2014 Marketing - Gas Sales eldwood Energy LLC and ConocoPhillips Company \$0.00 Assume and assign to Credit Bid × Fieldwood Energy LLC and ConocoPhillips Company
Oil Transport by and between Fieldwood Energy LLC and Crimso
Gulf LLC and Crimson Gulf LLC twood Energy LLC and Crimson Gulf LLC and Crimson Gulf LL FI 136 Legge G03152 FI 158 Legge G01220 FI 173 Legge G13622 FI 174 APACHE SHELF EXPLORATION LL El 136 Lesse G/1022, El 136 Lesse G/1026, El 149 Lesse G/1026, SS 147 Lesse G/1026, SS 147 Lesse G/1027, SS 247 Lesse G/1028, SS 248 Lesse G/1029, SS 249 Le Divisive Mergers Lease G01030, SS 271 Lease G01038, SS 274 Lease G01039, SS 291 Lease G02923 7/8/2011 Marketing - Gathering Galapagos, FT 2 - plus 5 amendments-MDQ changes by and ldwood Energy LLC and Destin Pipeline Company, LLC and Destin MC 519 Lease G27278, MC 562 Lease G19966, MC 563 Lease G21170 P EXPLORATION & PRODUCTION INC, HOUST me and assign to Credit Bid veen Fieldwood Energy LLC and Destin Pipeline Company, LLC NERGY DEEPWATER VENTURES I, RED WILLOW peline Company, LLC Purchaser and Destin Pipeline Company, LLC also Desiri Piperine Company, LLC.
Big Bred Dattlez, Destin F12, - Diss 4 amendments-MDQ changes
by and between Fieldwood Energy LLC and Destin Pipeline
Company, LLC and Destin Pipeline Company, LLC
Discovery Gas F12 agreement; plus amendments to MDQ and
Exhibit B1 y and between Fieldwood Energy LLC and Discovery Gas 8/28/2015 Marketing - Gathering wood Energy LLC and Destin Pipeline Company, LLC and Destin MC 782 Lease G33757, MC 697 Lease G33757 IDGEWOOD DANTZLER LLC, TALOS Assume and assign to Credit Bid ood Energy LLC and and assign to Credit Bio Gas Transmi Transmission and Discovery Gas Transmission
Discovery Gas FT2 Discount letter by and between Fieldwood
Energy LLC and Discovery Gas Transmission and Discovery Gas 671 twood Energy LLC and Discovery Gas Transmission and Discovery ST 308 Legge G2168 Assume and assign to Credit Bid ransmission Disocvery Gas - FT2 agreement; by and between Fieldwood Energy eldwood Energy LLC and Discovery Gas Transmission and Discovery Idwood Energy LLC GC 040 Lease G34536 LX PROSPECT KATMAI LLC, RIDGEWOOD KATMA arketing - Transportatio Assume and assign to Credit Bid 5/1/2020 LLC and Discovery Gas Transmission and Discovery Gas rketing - Transportatio GC 040 Lease G34536 \$0.0 Assume and assign to Credit Bid 4/1/2015 overy Gas - FT2 agreement; by and between Fieldwood Energy Idwood Energy LLC and Discovery Gas Transmission and Discovery ST 311 Lease G31418 VALTER OIL & GAS CORPORATION, W&T Marketing - Transportation ood Energy LLC LLC and Discovery Gas Transmission and Discovery Gas Gas Transmi OFFSHORE INC Divisive Mergers Transmission
Discovery Gas FT2 Discount letter by and between Fieldwood
Energy LLC and Discovery Gas Transmission and Discovery Gas ST 311 Lease G31418 675 4/1/2015 Marketing - Transportation VALITER OIL & GAS CORPORATION, W&T Discovery Gas Gathering and Gas Dedication by and between VALTER OIL & GAS CORPORATION, W&T 676 4/1/2015 Marketing - Gathering Idwood Energy LLC and Discovery Gas Transmission and Discovery ST 311 Lease G31418 me and Allocate Pursuant to eldwood Energy LLC Fieldwood Energy LLC and Discovery Gas Transmission and Discovery Gas Transmission as Transmissio OFFSHORE INC Divisive Mergers Discovery Gas Transmission:
Condensate Transportation Agreement by and between Fieldwood
Energy LLC and Discovery Gas Transmission LLC and Discovery
Gas Transmission LLC
Amendment Letter to Condensate Transport Agreement ST 308 dwood Energy LLC and Discovery Gas Transmission LLC and covery Gas Transmission LLC T 308 Lease G21685 Assume and assign to Credit Bid Idwood Energy LLC and Discovery Gas Transmission LLC and Marketing - Separation & Stablization ST 308 Lease G21685 678 8/25/2009 eldwood Energy LLC \$0.00 Assume and assign to Credit Bid Americalized to Contensate transport Agreement 5 300
Transmitud by and between Fieldwood Energy LtC and Discovery Gas
Transmission LtC and Discovery Gas Transmission LtC
Liquids Transportation Agreement by and between Fieldwood Energy
LtC and Discovery Gas Transmission LtC and Discovery Gas covery Gas Transmission LLC Purchaser × Liquids Sep., Handling, Stab., and Redelivery Agreement by and Idwood Energy LLC and Discovery Producer Services LLC and 680 Marketing - Separation & Stablizatio ST 308 Lease G21685 eldwood Energy LLC Assume and assign to Credit Bid between Fieldwood Energy LLC and Discovery Producer Services LLC and Discovery Producer Services LLC very Producer Services LLC larketing - Separation & Stablization Liquids Sep., Handling, Stab., and Redelivery Agreement by and between Fieldwood Energy LLC and Discovery Producer Services Idwood Energy LLC and Discovery Producer Services LLC and covery Producer Services LLC Idwood Energy LLC LX PROSPECT KATMAI LLC, RIDGEWOOD KATM Assume and assign to Credit Bid LLC and Discovery Producer Services LLC Amendment Letter to Condensated Sep., and Redelivery Agreemen 10/1/2006 Marketing - Separation & Stablization eldwood Energy LLC and Discovery Producer Services LLC and ieldwood Energy LLC ST 308 Lease G21685 682 \$0.00 Assume and assign to Credit Bid ST 308 Tarantula by and between Fieldwood Energy LLC and Discovery Producer Services LLC and Discovery Producter Services covery Producter Services LLC ldwood Energy LLC and DTE Energy Trading, Inc. 683 2/24/2014 Base Contract for Sale and Purchase of Natural Gas by and between Assume and assign to Credit Bid od Energy LLC Base Contract for Sale and Purchase of Natural Gas by and be Fieldwood Energy LLC and DTE Energy Trading, Inc. Base Contract for Sale and Purchase of Natural Gas by and be Fieldwood Energy LLC and Duke Energy Carolinas, LLC Base Contract for Sale and Purchase of Natural Gas by and be Fieldwood Energy LLC and Duke Energy Florida, Inc. wood Energy LLC and Duke Energy Carolinas, LLC me and assign to Credit Bid x \$0.00 685 d Energy LLC and Duke Energy Florid me and assign to Credit Bid Purchaser MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343, MC 782 Lease G33757

dwood Energy LLC

\$0.00

Assume and assign to Credit Bid Purchaser

Idwood Energy LLC and Endymion Oil Pipeline Company LLC and dymion Oil Pipeline Company LLC

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 28 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

89 4/1/2020	Contract Category Marketing - Construction, Operations, Management, Ownership Agreements Marketing - Gas Sales Marketing - Processing	Contract Description [1][2] Provides description and ownership of said Gathering System by and between Fieldwood Energy LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC	Known Contract Counterparties [3] Fieldwood Energy LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC	Debtor Entities [4] Fieldwood Energy LLC	Associated Leases [5] WD 80 Lease G01989, WD 85 Lease G04895, WD 86 Lease G02934, SP 87 Lease G07799, SP 89 Lease G01618, WD 104 Lease 841, WD 105 Lease	Related Lease Parties [6] TAMPNET INC; TALOS ERT LLC	Cure Estimate [7] \$0.00	Proposed Contract Treatment [8] Assume and (i) assign to Credit Bid	FWI	Credit Bid Purchaser	FW III FV
88 9/16/201 89 4/1/2020	Management, Ownership Agreements Marketing - Gas Sales	Provides description and ownership of said Gathering System by and between Fieldwood Energy LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC	Fieldwood Energy LLC and Energy XXI Pipeline II, LLC and Energy XXI Pipeline II, LLC	Fieldwood Energy LLC	WD 80 Lease G01989, WD 85 Lease G04895, WD 86 Lease G02934, SP 87	TAMPNET INC; TALOS ERT LLC	\$0.00				$\overline{}$
89 4/1/2020	=	Base Contract for Sale and Purchase of Natural Gas by and between	Fieldwood Energy LLC and Enlink Gas Marketing, LP	Fieldwood Energy LLC	25ase CV1750, 7-0 Ecces CV101, WD 121 Lesse GV194, WD 122 Lesse GV1954, WD 132 Lesse GV106, WD 121 Lesse GV1964, WD 122 Lesse GV1964, WD 128 Lesse GV10853, SP 87 Lesse GV7799, SP 88 Lesse GV10994			Purchaser (pursuant to the Plan and the Credit Bild Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bild Purchase Agreement) Assume and assign to Credit Bild	x	x	
	0 Marketing - Processing	Fieldwood Energy LLC and Enlink Gas Marketing, LP	-	5,	n.a.		\$0.00	Purchaser		x	
90 11/1/200		POL. 90%/10% by and between Fieldwood Energy LLC and ENLINK LIG LIQUIDS, LLC and ENLINK LIG LIQUIDS, LLC SO DEMMETU by and between Fieldwood Energy LLC and ENLINK LIG LIQUIDS.	LIQUIDS, LLC		El 126 Lense 92, El 136 Lense G03192, El 156 Lense G07120, SS 21 Lense 333, SS 33 Lense 308, SS 31 Lense G07199, SS 271 Lense G07120, SS 271 Lense G071528, SS 246 Lense G07193, SS 271 Lense G071538, SS 246 Lense G071538, FS 246 Lense G071538, FS 246 Lense G071538, SS 246 Lense G071548, FS 246 Lense G071538, SS 246 Lense G071548, SS 246 Lense G071548		\$0.00	Divisive Mergers	x		x
91 4/1/2007	Marketing - Processing Marketing - Processing	Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator and ENLINK Midstream current operator.	Fieldwood Energy LLC	SM 149 Lesse G02592			Assume and (i) assign to Credit Bid Purchaser (pursant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Assume and (i) assign to Credit Bid	x	x	
		Midstream current operator and ENLINK Midstream current operator	ENLINK Midstream current operator					Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
92 1/19/201	12 Marketing - Processing	92% / 8% by and between Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator		SM 136 Lease G02588, SM 137 Lease G02589		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		
93 2/17/201	14 Marketing - Processing	92% (8% by and between Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC	SM 137 Lease G02589, SS 207 Lease G01523		\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		:
	3 Marketing - Processing	98%2% AND \$.06mmDTU by and between Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator and ENLINK Midstream current operator.	Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator		El 346 Lease G14482, Gl 116 Lease G13944, SS 79/90 Lease G15277	BRISTOW US LLC		Divisive Mergers Assume and (i) assign to Credit Bid Purchase (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Orivisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
	76 Marketing - Processing	Plant, Acadia Parish, Louisiana by and between Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC		n.a.	\$0.00	divisive mergers	x		
96 1/1/201	1 Marketing - Processing	98%2% AND \$ 08/mm2Tu by and between Fieldwood Energy LLC and ENLINK Middream current operator and ENLINK Middream current operator and ENLINK Middream current operator.	Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator		Gi 116 Lease G13944, El 346 Lease G14482, SS 79/90 Lease G15277	W & T OFFSHORE INC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
	2 Marketing - Processing	and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator		Gi 116 Lease G13944, El 346 Lease G14482, SS 79/90 Lease G15277	W & T OFFSHORE INC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
	2 Marketing - Processing	98%2% AND \$.08immbTU by and between Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator and ENLINK Midstream current operator.	ENLINK Midstream current operator		Gi 116 Lease G13944, El 346 Lease G14482, SS 79/90 Lease G15277	W & T OFFSHORE INC		Assume and (i) assign to Credit Bild Purchaser (pursuant to the Plan and the Credit Bild Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bild Purchase Agreement)	x	x	
99 11/1/201	12 Marketing - Processing	98\(\frac{1}{2}\)4 AND \$.06\(\text{immtDT}\) Up and between Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator.	Fieldwood Energy LLC and ENLINK Midstream current operator and ENLINK Midstream current operator	Fieldwood Energy LLC	GI 116 Lease G13944, EI 346 Lease G14482, SS 79/80 Lease G15277	W & T OFFSHORE INC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
	1 Marketing - Processing	Gas processing Raw make purchase by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC ((Formally Noble Energy Inc.) and Enterprise Gas Processing LLC	Fieldwood Energy LLC and Enterprise Gas Processing LLC ((Formally Noble Energy Inc.) and Enterprise Gas Processing LLC		GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
	Marketing - Processing	37/13% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Gas Processing LLC		SM 142 Leane G01216, SM 40 Leane G13607, EC 178 Leane G34229, EI 307 Leane G02110, EC 338 Leane G02083			Assume and (i) assign to Credit Bild Purchaser (pursuant to the Plan and the Credit Bild Purchase Agreement) on account of the Acquired Interests and/or (ii) allicoate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bild Purchase Agreement)	x	x	
02 11/11/200	04 Marketing - Processing	85/15% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Fieldwood Energy LLC	VR 161 Lease G34253		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		
03 12/6/200	04 Marketing - Processing	87/13% by and between Fieldwood Energy LLC and Enterprise Gas	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise	Fieldwood Energy LLC	VR 161 Lease G34253		\$0.00	Assume and Allocate Pursuant to	x		-
04 2/1/2005		Processing LLC and Enterprise Gas Processing LLC 88/12% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Gas Processing LLC Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC		SM 39 Lease G16320		\$0.00	Divisive Mergers	•		×
05 4/1/2010	Marketing - Processing	85/15% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC				\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
06 4/1/2011	1 Marketing - Processing	85/15% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Fieldwood Energy LLC	El 307 Lease G02110		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 29 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunde
- 121 The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan)
- [2] in the clause isservative in grill, in their teasoritation because), to thin all rather of its Schedule to date of retirors any executory contracts or injective proper peach in a manager of the contract Counterparties regresses parties listed in chair additionable and of vendor among.

 [3] Known Contract Counterparties regresses parties listed in chair actual agreements and not vendor among.

 [4] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [5] Related lease parties represent current lease co-working interest owners and JIB partners based on Company accounting system records.

[7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1 Flan of Fisikeroof Energy LLC and Its Affiliated Debtors (2004 In Amended Joint Chapter 1 Flan of Fisikeroof Energy LLC and Its Affiliated Debtors (2004 In Affiliated Debtors (200 Applicable Entity Marketing - Processing (.5/GPM*100) or \$.10 by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise MC 519 Lease G27278. MC 563 Lease G21176. MC 562 Lease G19966 BP EXPLORATION & PRODUCTION INC, HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW Assume and assign to Credit Bid Gas Processing LLC en Fieldwood Energy LLC and Enterp Processing LLC and Enterprise Gas Processing LLC 85/15% by and between Fieldwood Energy LLC and Enterprise Gas ias Processing LLC ieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise FUR CO INC CAIRN ENERGY USA INC, CONTINENTAL LAND & Divisive Mergers
Assume and Allocate Pursuant to 709 1/8/2007 Marketing - Processing eldwood Energy LLC FC 332 Lease G0947 × Processing LLC and Enterprise Gas Processing LLC 95/15% by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC Gas Processing LLC FUR CO INC Divisive Mergers
Assume and Allocate Pursuant to
Divisive Mergers od Energy LLC and E cessing LLC \$0.00 FEE - .0800 PER mcF by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC Assume and (i) assign to Credit Bid 'urchaser (pursuant to the Plan and the 8/1/2009 Marketing - Processing eldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise as Processing LLC ieldwood Energy LLC El 211 Lease G05502, El 212 Lease G05503, El 281 Lease G09591, El 281 Lease G09591, SS 178 Lease G05551, SS 190 Lease G10775, El 53 Lease EPL OIL & GAS, LLC 479. GI 76 Lease G02161. SM 280 Lease G14456. SS 274 Lease G01039 Credit Bid Purchase Agreement) on account of the Acquired Interests and/or ST 205 Lease G05612, ST 296 Lease G12981, ST 291 Lease G16455, SM (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) 149 Lease G02592, ST 190 Lease G01261, ST 205 Lease G05612, SM 268 Lease G02310. SM 281 Lease G02600. SM 280 Lease G14456 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid.) FFF - 0800 PER MCF - ESCALATOR ADDED by and bet Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC Gas Processing LLC FI 211 Legge G05502 FI 212 Legge G05503 FI 281 Legge G05501 FI 281 | FPI OII & GAS TI C 1/18/2012 Marketing - Processin El 211 Lease G0550Z, El 272 Lease G0550X, St 281 Lease G09991, El 281 Lease G07995, El 281 Le Fieldwood Energy LLC and Enterprise Gas Proc Enterprise Gas Processing LLC Assets (as defined in the Credit Bid Purchase Agreement) Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC Gas Processing LLC 95% & \$0.08/Mmbtu/ MINIMUM \$.20 by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas 2/11/2015 Marketing - Processing MC 742 Lease G32343, MC 697 Lease G28021, MC 698 Lease G28022 Assume and assign to Credit Bid ocessing LLC MP 140 Lease G02193, WD 90 Lease G01089, WD 103 Lease 840, WD 105 JX NIPPON OIL FXPLORATION LISA LTD TU (escl) plus electricity fee by and between Fieldwood Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise 1/8/2019 Marketing - Processing \$0.00 Assume and (i) assign to Credit Bid Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Assume and (i) assign to check but Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Gas Processing LLC Lease 842. MP 289 Lease G01666. MP 290 Lease G34866. MP 275 Lease Lease 842, MP 289 Lease G01696, MP 290 Lease G34866, MP 275 Lea G15395, MP 298 Lease G01666, SP 62 Lease G01249, MP 296 Lease G01673, MP 311 Lease G02213, MP 311 Lease G02213, MP 77 Lease G04481, BS 52 Lease 17675, MC 311 Lease G02968, MC 108 Lease G099777 Mergers on account of the Excluder Assets (as defined in the Credit Bid Purchase Agreement) FEE - .08005 /MCF (SUBJECT TO gdp (NEVER LESS THAT .075 Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise SM 76 Lease G01208, SM 58 Lease G01194, EI 158 Lease G01220, EI 188 Lease 443, SS 207 Lease G01523, ST 295 Lease G05646, SS 189 Lease G04232, PL 25 Lease G14535 LOUISIANA LAND & EXPLORATION CO 1/1/2012 OR GRATER THAN \$.12 /MCF by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Gas Processing LLC Divisive Mergers Processing LLC Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise as Processing ILC Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or 1/8/2019 Marketing - Processing MC 110 Lease G1819 MARUBENI OIL & GAS (USA) LLC, TALOS RESOURCES LLC (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) 7/1/1970 Agreement for the Construction and Operation of the Toca Gas Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 104, WD 105 Marketing - Processing Assume and allocate pursuant to Processing Plant, St. Bernard Parish, Louisiana by and between Gas Processing LLC divisive mergers Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC The Operator shall receive the gas to be proce Fieldwood Energy LLC and Ente Gas Processing LLC WD 105 SP 62 BS 52 SP 65 SP 70 MP 289 MP 290 WD 133 MC 31: Delivery Point for the account of each owner and, after processing, deliver the Residue Gas to Highpoint, all in accordance with nagement, Ownership Agreements divisive mergers agreements by and between Fieldwood Energy LLC and Enterprise agreements by an in between removable clearly cut and crearpine Gas Processing LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 105 Teledwood Energy LLC and Enterprise Gas Processing LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 105 Teledwood Energy LLC and Enterprise Gas Processing LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 105 Teledwood Energy LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 105 Teledwood Energy LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 105 Teledwood Energy LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 105 Teledwood Energy LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 105 Teledwood Energy LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 105 Teledwood Energy LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 105 Teledwood Energy LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 105 Teledwood Energy LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 105 Teledwood Energy LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 105 Teledwood Energy LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 105 Teledwood Energy LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 105 Teledwood Energy LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 105 Teledwood Energy LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 105 Teledwood Energy LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 75 Teledwood Energy LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 75 Teledwood Energy LLC WD 73 G01083, WD 75, WD 90, WD 103, WD 75 Teledwood Energy LLC WD 73 G01083, WD 75 Teledwood Energy LLC WD 74 G01083, 7/25/2014 Marketing - Processing Assume and allocate pursuant to and Enterprise Gas Processing LLC
pol 85% 15% by and between Fieldwood Energy LLC and Enterprise
Gas Processing LLC and Enterprise Gas Processing LLC RED WILLOW OFFSHORE LLC. TALOS ENERGY 10/1/2012 Marketing - Processing eldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC GC 200 Lease G12209. GC 201 Lease G12210. GC 244 Lease G11043 \$0.00 Assume and assign to Credit Bid Gas Processing LLC OFFSHORE, LLC, WILD WELL CONTROL INC PFSHORE, ELC, WILD WELL CONTROL INC, CHEVRON USA INC, W & T ENERGY VI LLC, SHELL RADING (US) COMPANY RIDGEWOOD DANTZLER LLC, TALOS 95.75% & \$0.10/Mmbtu / Minimum \$.20 by and between Fieldwood 2/27/2015 Marketing - Processing Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise ieldwood Energy LLC MC 782 Lease G33757 Assume and assign to Credit Bid XPLORATION LLC. W & T ENERGY VILLO Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Gas Processing LLC Assume and (i) assign to Credit Bid ween Fieldwood Energy LLC and Enterprise Ga SM 142 Lease G01216, SM 40 Lease G13607, EC 178 Lease G34229, EI CANADE ENERGY BARTNERS 11 cessing LLC and Enterprise Gas Processing LLC as Processing LLC urchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on count of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluder Assets (as defined in the Credit Bid Purchase Agreement) Assume and (i) assign to Credit Bid 723 1/1/2009 Marketing - Processing 87/13% by and between Fieldwood Energy LLC and Enterprise Gas Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Fieldwood Energy LLC SM 142 Lease G01216, SM 40 Lease G13607, EC 178 Lease G34229, EI rocessing LLC and Enterprise Gas Processing LLC Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on Credit Bid Purchase Agreement) on coount of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) EC 265 Lease G00972, EC 338 Lease G02063, EI 315 Lease G02112, EI 316 Lease G05040, EI 333 Lease G02317, EI 334 Lease G0325040, EI 333 Lease G02317, EI 334 Lease G03232, EI 353 Lease G03758, EI 354 Lease G03758, EI 361 Lease G03234, SM 39 Lease G16320, SM 48 Lease 786, SM 127 Lease G02283, SM 39 Lease G16320, SM 48 Lease 786, SM 127 Lease G02283, SM 128 Lease G025576, SM 141 Lease G02285 1/1/1992 Marketing - Proces BASE by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC eldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise as Processing LLC ALOS ENERGY OFFSHORE LLC urchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on count of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) 10/1/1995 CONTRUCTION/OPERATING (NI) by and between Fieldwood Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise ime and (i) assign to Credit Bio Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Gas Processing LLC 316 Lease G05040. El 329 Lease G02912. El 315 Lease G02112. El 316 Purchaser (pursuant to the Plan and the Lease G05040 EL333 Lease G02317 EL334 Lease G15263 EL337 Lease Credit Bid Purchase Agreement) on G03332, El 353 Lease G03783, El 354 Lease G10752, El 361 Lease G02324. SM 39 Lease G16320. SM 48 Lease 786. SM 127 Lease G02883. ount of the Acquired Interests and/ (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid SM 128 Lease G02587, SM 141 Lease G02885

Purchase Agreement)

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 30 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

If the inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective affiliates has any liability thereunder.

[2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease of any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

[3] Known Contract Counterparties represent parties listed in a cabula generated and cabular and accordance and cabular and accordance and cabular and accordance and accordanc

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Contract Date	Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate [7]	Proposed Contract Treatment [8]		Credit Bid Purchaser	FW III
10/13/1998	Marketing - Processing	RAW MAKE by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enter Gas Processing LLC		316 Lesse G05040, El 333 Lesse G02317, El 334 Lesse G15258, El 337 Lesse G03332, El 353 Lesse G02293, El 354 Lesse G10752, El 361 Lesse G02224, SM 30 Lesse G16220, SM 440 Lesse 786, SM 127 Lesse G02283, SM 128 Lesse G02297, SM 141 Lesse G02285	TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	x
	Marketing - Processing	AMENDMENT by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Gas Processing LLC		EC 285 Lease G00972_EC 338 Lease G02098. El 315 Lease G02112_EI 316 Lease G0210_EI 334 Lease G02317_EI 334 Lease G02317_EI 334 Lease G1236_EI 354 Lease G1237_EI 354 Lease G1238_EI 354	TALOS ENERGY OFFSHORE, LLC	\$0.00	Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	x
	Marketing - Processing	LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enter Gas Processing LLC		EC 285 Lease G00972, EC 338 Lease G02093, El 315 Lease G02112, El 131 fi.ease G02106, El 324 Lease G02121, El 315 Lease G02121, El 316 Lease G05040, El 331 Lease G02217, El 34 Lease G150540, El 331 Lease G0231, El 334 Lease G0232, El 337 Lease G02324, SM 39 Lease G0232, SM 41 Lease G02383, SM 127 Lease G02383, SM 128 Lease G02587, SM 141 Lease G02385	TALOS ENERGY OFFSHORE, LLC		Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	x
	Marketing - Processing	SERVICE_DEHYDRATION (N) by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Gas Processing LLC		EC 265 Lease G007872 EC 338 Lease G02058. El 315 Lease G02112 E1 316 Lease G02106. El 324 Lease G0212 E1 315 Lease G02112 E1 314 Lease G02112 E1 314 Lease G02112 E1 314 Lease G02112 E1 314 Lease G0212 E1 314 Lease G0213 E1 314 Lease G0232 E1 315 Lease G0222 E1 315 Lease G02224, SM 39 Lease G0225 SM 414 Lease G02285 SM 127 Lease G02283, SM 128 Lease G02257 SM 141 Lease G02285	TALOS ENERGY OFFSHORE, LLC		Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	x
	Marketing - Processing	between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC			EC 285 Lease G00977. EC 338 Lease G02095. El 315 Lease G02112. El 13 ficase G02112. El 315 Lease G02112. El 315 Lease G02112. El 316 Lease G02112. El 316 Lease G05040. El 331 Lease G02317. El 334 Lease G15263. El 337 Lease G0332. El 335 Lease G02321. El 34 Lease G0332. El 351 Lease G0332. El 351 Lease G0332. El 351 Lease G0332. El 351 Lease G03232. El 351 Lease G0	TALOS ENERGY OFFSHORE, LLC		Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	x
1 10/18/2010	Marketing - Processing	and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Gas Processing LLC		EC 285 Lease G00972, EC 338 Lease G02093, ET 315 Lease G02112, ET 316 Lease G0212, ET 315 Lease G02112, ET 316 Lease G0212, ET 314 Lease G0212, ET 314 Lease G0212, ET 314 Lease G15040, ET 334 Lease G0231, ET 334 Lease G0232, ET 345 Lease G0232, ET 345 Lease G0232, ET 345 Lease G0232, ET 345 Lease G02324, SM 394 Lease G0238, SM 414 Lease G02385, SM 127 Lease G02383, SM 128 Lease G02587, SM 141 Lease G02385	TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	x
2 12/1/2010	Marketing - Processing	BALLOT TO AMEND EXHIBIT E TO C&O AGREEMENT by and between the processing LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enter Gas Processing LLC	prise Fieldwood Energy LLC	EC 285 Lease G00972 EC 338 Lease G02093. El 315 Lease G02112. El 131 Lease G02112. El 315 Lease G0212 El 315 Lease G0232 El 325 Lease G02383 El 325 Lease G02387 SM 141 Lease G02385	TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	x
6/1/2012	Marketing - Processing	EXHIBIT B-1 COMMITMENT FORM TO C&O AGREEMENT by and between Fleidwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enter Gas Processing LLC	Prise Fieldwood Energy LLC	EC 265 Lesse 000972; EC 338 Lesse 000263; EI 315 Lesse 002112; EI 316 Lesse 000240; BI 329 Lesse 000212; EI 316 Lesse 0002112; EI 316 Lesse 000240; EI 332 Lesse 000217; EI 334 Lesse 015235; EI 337 Lesse 000223; EI 338 Lesse 015235; EI 338 Lesse 000223; EI 339 Lesse 01523; EI 338 Lesse 01522; EI 338 Lesse 01522; EI 338 Lesse 01522; EI 338 Lesse 786; SM 127 Lesse 002883; SM 128 Lesse 002887; SM 141 Lesse 002885	TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	x
7/1/2012	Marketing - Processing	C&O AGREEMENT by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Fieldwood Energy, LLC and Enterprise Gas Processing LLC and Enter Gas Processing LLC		EC 285 Lease G00772. EC 338 Lease G00793. El 315 Lease G02712. El 316 Lease G00790. El 301 Lease G00712. El 315 Lease G00712. El 315 Lease G00712. El 315 Lease G0712. El 315 Lease G0712. El 315 Lease G0712. El 315 Lease G	TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	x
7/1/2012	Marketing - Processing	APPROVAL OF AFES TO GSO AGREEMENT by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Gas Processing LLC	rprise Fieldwood Energy LLC	EC 285 Lease G00972 EC 338 Lease G02093. El 315 Lease G02112 EI 316 Lease G02112 EI 316 Lease G0212 EI 315 Lease G0232 EI 337 Lease G0232 EI 351 Lease G0232 EI 351 Lease G0232 EI 351 Lease G0232 EI 351 Lease G0224 SM 39 Lease G022 SM 481 Lease G02285 SM 127 Lease G02383 SM 128 Lease G02287 SM 141 Lease G02385	TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	x
	Marketing - Processing	LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Gas Processing LLC		EC 285 Lease G00977. EC 338 Lease G02093. El 315 Lease G02112. El 316 Lease G02010. El 301 Lease G02112. El 315 Lease G02112. El 315 Lease G02112. El 315 Lease G02112. El 315 Lease G0212. El 315 Lease G0232. El 315 Lease G0232. El 315 Lease G0232. El 315 Lease G02224. SM 39 Lease G0223. SM 41 Lease G02284. SM 127 Lease G02283. SM 128 Lease G02287. SM 141 Lease G02285.	TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	x
10/6/2013	Marketing - Processing	REVISED EXHBIT OT OCAO AGRESHENT by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Gas Processing LLC		316 Lease G05904, El 329 Lease G00912, El 315 Lease G02912, El 316 Lease G05904, El 333 Lease G02317, El 334 Lease G15283, El 337 Lease G03332, El 335 Lease G03738, El 337 Lease G03738, El 351 Lease G03738, El 3584 Lease G10752, El 361 Lease G02244, SM 39 Lease G16320, SM 48 Lease 786, SM 127 Lease G02883, SM 128 Lease G02597, SM 141 Lease G02685	TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	x
8/1/1999	Marketing - Processing	fixed fee conveyance by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC	Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enter Gas Processing LLC	prise Fieldwood Energy LLC	GC 065 G05689, GC 108 G14688, GC 109 G05900, GC 243 G20051, GC 200 G12209, GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid	x	x	
								Purchase Agreement)			

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 31 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunde
- 121 The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).
- [2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

 [3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem

Fieldwood Energy LLC and Keyspan Gas East Corporation D/B/A

[7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (Dock No. 1284) [Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized between super and the supplemented of the plan (The plan's Legislated Francescale) in the plan's Legislated Francescale (Collective), the "Plan" (The plan's Legislated Francescale Collective), the "Plan's Legislated Francescale Coll Applicable Entity 740 2/20/2008 Marketing - Processing 88/12% by and between Fieldwood Energy LLC and Enterprise Gas | Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise | Fieldwood Energy LLC | SM 39 Lease G16320, EC 338 Lease G02063 W&T OFFSHORE INC \$0.00 x x Processing LLC and Enterprise Gas Processing LLC fee = \$.12 / MMBTU by and between Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC Gas Processing LLC Divisive Mergers and Allocate Pur V&T OFFSHORE INC. WAI TER OIL & GAS 4/1/2020 NGL BANK - FIRST AMENDED AND RESTATED by and between eldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise ST 320 Lease G24990 V&T OFFSHORE INC, WALTER OIL & GAS Assume and Allocate Pursuant to Marketing - Processing ieldwood Energy LLC Divisive Mergers Fieldwood Energy LLC and Enterprise Gas Processing LLC and Enterprise Gas Processing LLC Gas Processing LLC ORPORATION Enterprise Gas Processing LLC Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Enven Energy Ventures, LLC ExxonMobil Oil Supply buys crude oil from Fieldwood Energy by and Assume and assign to Credit Bid Marketing - Gas Sales eldwood Energy LLC and Enven Energy Ventures, LLC Idwood Energy LLC \$0.0 Purchaser me and assign to Credit Bid keting - Crude Sale wood Energy LLC and EXXONMOBIL Oil CORPORATION and between Fieldwood Energy LLC and EXXONMOBIL Oil CORPORATION and EXXONMOBIL Oil CORPORATION EXXONMOBIL OIL CORPORATION Lease G05040, El 329 Lease G02912, El 330 Lease G02115, El 337 Lease G03332, El 337 Lease G03332, El 353 Lease G03783, El 354 Lease Purchaser G10752, El 342 Lease G02319, GC 065 Lease G05889, SM 142 Lease G01216 SM 93 Legge G21618 SM 127 Legge G02883 SM 128 Legg G01216, SM 93 Lease G21618, SM 127 Lease G02883, SM 128 Lease G02587, SS 300 Lease G07760, SS 315 Lease G09631, SS 314 Lease G26074, VR 362 Lease G10687, VR 371 Lease G09524, E1 361 Lease G02324, PL 1 Lease G04234, PL 9 Le SS 68 Lease G02917, PL 9 Lease G02924, PL 10 Lease G02925, El 361 Lease G02324, ST 316 Lease G22762, VR 380 Lease G02580 me and assign to Credit Bid Marketing - Crude Sale ExxonMobil Oil Supply buys crude oil from Fieldwood Energy by and twood Energy LLC and EXXONMOBIL Oil CORPORATION and between Fieldwood Energy LLC and EXXONMOBIL Oil CORPORATION and EXXONMOBIL Oil CORPORATION EXXONMOBIL OIL CORPORATION 1/23/2014 Marketing - Crude Sales ExxonMobil Oil Supply buys crude oil from Fieldwood Energy between Fieldwood Energy LLC and EXXONMOBIL Oil Fieldwood Energy LLC and EXXONMOBIL Oil CORPORATION and EXXONMOBIL Oil CORPORATION ieldwood Energy LLC ST 308 Lease G21685 \$0.00 Assume and assign to Credit Bid Purchaser 746 CORPORATION and EXXONMOBIL Oil CORPORATION ACHE SHELF EXPLORATION LLC, BP AMERIC ween Fieldwood Energy LLC and EXXONMOBIL Oil EXXONMOBIL Oil CORPORATION RODUCTION COMPANY CORPORATION and EXXONMOBIL Oil CORPORATION 748 1/1/2020 Marketing - Crude Sale ExxonMobil Oil Supply buys crude oil from Fieldwood Energy between Fieldwood Energy LLC and EXXONMOBIL Oil CORPORATION and EXXONMOBIL Oil CORPORATION eldwood Energy LLC and EXXONMOBIL Oil CORPORATION and XXONMOBIL Oil CORPORATION GC 065 Lease G05889. GC 108 Lease G14668. GC 109 Lease G05900. GC WILD WELL CONTROL INC DEEPWATER \$0.00 Assume and assign to Credit Bid WILD WELL CONTROL INC, DEEPWATER ABANDONINENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, 244 Lease G11043, GC 200 Lease G12209, GC 243 Lease G20051, GC 20 CHEVRON USA INC, W & T ENER ST 538ST 57 CONNECTION AGREEMENT BETWEEN FIELDWOOD | FIELDWOOD ENERGY LLC AND FIELDWOOD ENERGY OFFSHORE AND ROSEFIELD PIPELINE COMPANY, LLC AND FIELDWOOD ENERGY OFFSHORE AND ROSEFIELD PIPELINE COMPANY, LLC Fieldwood Energy LLC; Fieldwood Energy \$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on 7/23/2020 Marketing - Connection Agreemen ST 53 Lease G04000, ST 67 Lease 20 Offshore LLC count of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Rid Purchase Agreem Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Florida Power & Light Company eldwood Energy LLC 11/21/2014 Marketing - Gas Sales Assume and assign to Credit Bid Fieldwood Energy LLC and Florida Power & Light Company . ne and Allocate Pursuan Divisive Mergers 2/1/2010 Pool Agreement by and between Fieldwood Energy LLC and Gulf South Pipeline Company, LP and Gulf South Pipeline Company, LP I 32 Lease 196, El 89 Lease 44 OX OPERATING LLC dwood Energy LLC and Gulf South Pipeline Company, LP and Gulf outh Pipeline Company, LP MC 904 Lease G36566 MC 948 Lease G28030 MC 949 Lease G32363 MC ECOPETROL AMERICA LLC TALOS ENERGY 752 12/10/2013 Marketing - Transportation Crude Oil Transport, by and between Fieldwood Energy LLC and eldwood Energy LLC and Gulfstar One LLC and Gulfstar One LLC ieldwood Energy LLC \$0.00 Assume and assign to Credit Bid Crude Oil Transport. by and between Fieldwood Energy LLC and Gulfstar One LLC and Gulfstar One LLC Crude Oil Transport. by and between Fieldwood Energy LLC and Gulfstar One LLC and Gulfstar One LLC 992 Lease G32363, MC 993 Lease G32363 OFFSHORE, LLC
MC 904 Lease G36566, MC 948 Lease G28030, MC 949 Lease G32363, MC ECOPETROL AMERICA LLC, TALOS ENERGY Assume and assign to Credit Bid Purchaser 753 12/10/2013 Marketing - Transportation twood Energy LLC and Gulfstar One LLC and Gulfstar One LLC \$0.00 992 Lease G32363, MC 993 Lease G32363 MC 904 Lease G36566, MC 948 Lease G28030, MC 949 L Assume and assign to Credit Bio Crude Oil Transport. by and between Fie Gulfstar One LLC and Gulfstar One LLC 992 Lease G32363, MC 993 Lease G32363 OFFSHORE, LLC Purchaser Fieldwood Energy LLC and HIGH ISLAND OFFSHORE SYSTEM, IIc and HIGH ISLAND OFFSHORE SYSTEM, IIc EB 159 Lease G02646. EB 160 Lease G02647. EB 165 Lease G06280. HI A- APACHE DEEPWATER LLC IT Transport Contract by and between Fieldwood Energy LLC and HIGH ISLAND OFFSHORE SYSTEM, IIc and HIGH ISLAND 755 11/1/1995 Marketing - Transportation \$0.00 Assume and Allocate Pursuant to IEB 193 Lease G025946, EB 160 Lease G02697, EB 165 Lease G02293, HA 341 Lease G02759, IH A-376 G02754 Lease G02754, HA 545 Lease G7199, HA 545 Ce3754 Lease G02754, HA 545 Lease G02754, HA 545 Lease G02754, HA 545 Lease G02757, HA 5473 Lease G02393, HI A-595 Lease G02721, HI A-596 Lease G02721, HI A-596 Lease G02722, HI Divisive Mergers IT Gathering Agreement by and between Fieldwood Energy LLC and Fieldwood Energy LLC and Fieldwood Energy LLC and High Point Gas Gathering, LLC MARUBENI OIL & GAS (USA) LLC, TALOS 10/10/2013 Marketing - Transportation \$0.00 Assume and (i) assign to Credit Bid Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid RESOURCESTLC Purchase Agreement) Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on T Gathering Agreement by and between Fieldwood Energy LLC and High Point Gas Gathering, LLC 1/1/2019 Marketing - Transportation MC 110 Legge G1810 MARUBENI OIL & GAS (USA) LLC. TALOS ount of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid T Gathering Agreement by and between Fieldwood Energy LLC and Fieldwood Energy LLC and High Point Gas Gathering, LLC and High Point Fieldwood Energy LLC BS 52 Lease 17675, MP 153 Lease G01967, SP 65 Lease G01610, MP 296 UPSTREAM EXPLORATION LLC; AMERICAN Assume and (i) assign to Credit Bid 12/1/2013 Marketing - Transportation 758 High Point Gas Gathering, LLC and High Point Gas Gathering, LLC Gas Gathering, LLC Lease G01673, MP 310 Lease G04126, MP 311 Lease G02213, MP 311 Lease G02213, MP 77 Lease G04481, SP 62 Lease G01294, WD 75 Lease Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on credit Bib Putchase Agreement on count of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid G01085 MC 110 Lease G18102 Purchase Agreement) 12/1/2013 Marketing - Transportatio T Transport Contract by and between Fieldwood Energy LLC and eldwood Energy LLC and High Point Gas Transmission, LLC and High MC 311 Legge G02968, WD 105 Legge 842, MP 280 Legge G01666, MP 275 LEFENA ENERGY LP RRISTOW LISTLY Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on High Point Gas Transmission, LLC and High Point Gas count of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)
Assume and assign to Credit Bid Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and J. Aron & Company ieldwood Energy LLC 9/10/2014 Marketing - Gas Sales Fieldwood Energy LLC and J. Aron & Company
Base Contract for Sale and Purchase of Natural Gas by and beh
Fieldwood Energy LLC and J.P. Morgan Ventures Energy Purchaser Assume and assign to Credit Bid Purchaser 1/14/2014 Marketing - Gas Sales dwood Energy LLC and J.P. Morgan Ventures Energy Corporation \$0.00 Base Contract for Sale and Purchase of Natural Gas by and betwe Fieldwood Energy LLC and Jefferson Island Storage & Hub, L.L.C. dwood Energy LLC and Jefferson Island Storage & Hub, L.L.C. 3/1/2014 Marketing - Gas Sales wood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser 763 7/25/2010 Inint Development / Venture / Evol wood Energy LLC and Juneau Oil & Gas LLC (terminated 6-23-20) MUII TIPLE \$0.00 LLC and Juneau Oil & Gas LLC (terminated 6-23-20)

Base Contract for Sale and Purchase of Natural Gas by and Divisive Mergers e and assign to Credit Bio

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 32 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

4/1/2020

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- 121 The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

T Gathering by and between Fieldwood Energy LLC and Kinetica

Midstream Energy, LLC and Kinetica Midstream Energy, LLC

[2] in the clause isservative in grill, in their teasoritation because), to thin all rather of its Schedule to date of retirors any executory contracts or injective proper peach in a manager of the contract Counterparties regresses parties listed in chair additionable and of vendor among.

[3] Known Contract Counterparties regresses parties listed in chair actual agreements and not vendor among.

[4] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

[5] Related lease parties represent current lease co-working interest owners and JIB partners based on Company accounting system records. [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (Dock No. 1284) [Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized between super and the supplemented of the plan (The plan's Legislated Francescale) in the plan's Legislated Francescale (Collective), the "Plan" (The plan's Legislated Francescale Collective), the "Plan's Legislated Francescale Coll Applicable Entity 5/1/2008 Marketing - PHA Oil Liquids Transportation by and between Fieldwood Energy LLC eldwood Energy LLC and Kinetica and Kinetica SS 207 Lease G01523 \$0.00 Divisive Mergers
e and Allocate Pursuant to
Divisive Mergers
e and Allocate Pursuant to x x and Kinetica and Kinetica
Oil Liquids Transportation and Kinetica and Kinetica
Oil Liquids Transportation by and between Fieldwood Energy LLC
and Kinetica and Kinetica
Oil Liquids Transportation by and between Fieldwood Energy LLC 3/1/2011 11/1/2012 eldwood Energy LLC and Kinetica and Kinetica Idwood Energy LLC SS 207 Lease G01523 x and Kinetica and Kinetica Divisive Mergers 2/1/2013 Oil Liquids Transportation transferring agreement from apache Corporation to Fieldwood Energy LLC by and between Fieldwood Energy LLC and Kinetica and Kinetica vood Energy LLC and Kinetica and Kinetica me and Allocate Pursuant to Divisive Mergers 768 Idwood Energy LLC WC 165 Lease 758, WC 291 Lease G04397 Oil Liquids Transportation by and between Fieldwood Energy LLC ieldwood Energy LLC and Kinetica and Kinetica ieldwood Energy LLC SM 149 Lease G02592, SM 149 Lease G02592, SM 149 Lease G02592 769 arketing - Transportation \$0.00 Assume and (i) assign to Credit Bid and Kinetica and Kinetica chaser (nursuant to the Plan and th Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded 8/1/2014 Assets (as defined in the Credit Bid Purchase Agreement) Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or 3/1/201 VR 380 Lease G02580, SM 149 Lease G02592, El 267 Lease 812, SS 79/80 CALYPSO EXPLORATION LLI (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) 11/1/2012 Marketing - Transportatio ieldwood Energy LLC and Kinetica and Kinetica SS 79/80 Lease G1527 CALYPSO EXPLORATION LLC Assume and assign to Credit Bid and Kinetica and Kinetica Purchaser Assume and assign to Credit Bid Purchaser 0/1/1007 wood Energy LLC and Kinetica and Kinetica /R 220 Legge G2707 \$0.0 x and Kinetica and Kinetica me and assign to Credit Bio Oil Liquids Transportation by and b and Kinetica and Kinetica 4/1/2004 Marketing - Transportation Oil Liquids Transportation by and between Fieldwood Energy LLC

Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC

Energy Express, LLC ieldwood Energy LLC VR 261 Lease G03328 \$0.00 Assume and Allocate Pursuant to VR 261 Lease G03328 9/30/2009 Marketing - Transportation Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica eldwood Energy LLC \$0.00 Assume and Allocate Pursuant to nergy Express, LLC Oil Liquids Transportation by and between Fieldwood Energy LLC eldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica 9/30/2009 Marketing - Transportation VR 261 Lease G03328 ne and Allocate Pursuant and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC Energy Express, LLC x Oil Liquids Transportation by and between Fieldwood Energy LLC Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica VR 261 Lease G03328 Marketing - Transportation \$0.00 ood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC Energy Express, LLC x Divisive Mergers x Oil Liquids Transportation by and between Fieldwood Energy LLC Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC 1/1/2007 larketing - Transportatio WC 66 Lease G02826 ne and Allocate Pursuant t Original Contract: 1/1/2007 Oil Liquids Transportation by and between Fieldwood Energy LLC
and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC
Energy Express, LLC keting - Transporta GI 43 Lease 175. GI 47 Lease 133. EI 224 Lease G05504. SS 169 Lease APACHE SHELF EXPLORATION LLC. BP AMERICA 12/1/2013 Marketing - Transportation T Transport Contract by and between Fieldwood Energy LLC and Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica \$0.00 Assume and (i) assign to Credit Bid Assume and (J) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Gl 43 Lease 175, 014 Lease 153, 214 Lease 154, 255 820, SS 182 Lease G03998, SS 193 Lease G13917, SS 198 Lease 593, SS 198 Lease 593, SM 106 Lease G02279, VR 196 Lease G19760, VR 229 Lease G27070, VR 261 Lease G03328, EC 2 SL16473 Lease 16473, EC 2 SL16473 Lease 16473, ST 53 Lease G04000 PRODUCTION COMPANY; BOIS D'ARC EXPLORATION, LLC; FAIRFIELD ROYALTY CORP, Kinetica Energy Express. LLC and Kinetica Energy Express. LLC Assets (as defined in the Credit Bid Purchase Agreement) Marketing - Transportatio Oil Liquids Transportation by and between Fieldwood Energy LLC WC 65 Lease G02825, WC 66 Lease G02826, WC 72 Lease G23735, EC 2 FAIRFIELD ROYALTY CORP, HILCORP ENERGY and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC Energy Express, LLC SL16473 Lease 16473 Divisive Mergers Oil Liquids Transportation by and between Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC 782 9/1/1997 Marketing - Transportation Fieldwood Energy LLC and Kinetica Energy Express, LLC and Kinetica Energy Express, LLC ieldwood Energy LLC SS 198 Lease 593 RENAISSANCE OFFSHORE, LLC, TALOS \$0.00 Assume and Allocate Pursuant to Divisive Mergers Gathering by and between Fieldwood Energy LLC and Kine fidstream Energy, LLC and Kinetica Midstream Energy, LLC dstream Energy, LLC G05503. El 342 Lease G02319. El 346 Lease G14482. SM 149 Lease urchaser (pursuant to the Plan and the G02592, SM 7 Lease G33610, SM 10 Lease G01181, SS 105 Lease Credit Bid Purchase Agreement) on G09614, SS 129 Lease G12941, SS 178 Lease G05551, SS 204 Lease G01520, SS 207 Lease G01523, SS 216 Lease G01524, VR 380 Lease ount of the Acquired Interests and/ (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Assume and (i) assign to Credit Bid 4/1/2020 Marketing - Transportation T Gathering by and between Fieldwood Energy LLC and Kinetica Fieldwood Energy LLC and Kinetica Midstream Energy LLC and Kinetica Fieldwood Energy LLC SS 301 Lease G10794 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Exclude Assets (as defined in the Credit Bid Purchase Agreement) 4/1/2020 Marketing - Gathering Gathering by and between Fieldwood Energy LLC and Kine ldwood Energy LLC and ST 49 Lease G2 Lease G02825 e G24956. ST 53 Lease G04000. WC 66 Lease G02826. WC 6 tream Energy, LLC and Kinetica Midstream Energy, LLC dstream Energy, LLC Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on count of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid SS 79/80 Lease G15277 SS 301 Lease G10794 SS 300 Lease G07760 SM CALYPSO EXPLORATION LLC Assume and (i) assign to Credit Bid 12/1/2013 Marketing - Transportation T Transmission by and between Fieldwood Energy LLC and Kinetics Fieldwood Energy LLC and Kinetics Midstream Energy LLC and Kinetics Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive lidstream Energy, LLC and Kinetica Midstream Energy, LLC Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)

CALYPSO EXPLORATION LLC

Assume and assign to Credit Bid

Fieldwood Energy LLC and Kinetica Midstream Energy, LLC and Kinetica Midstream Energy, LLC

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 33 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

4/1/2018 Marketing - Separation & Stablization

Contract for ST 320 by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray

Offshore Gathering Company, L.L.C.

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- 121 The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

[2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

[3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (Dock No. 1284) [Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized between super and the supplemented of the plan (The plan's Legislated Francescale) in the plan's Legislated Francescale (Collective), the "Plan" (The plan's Legislated Francescale Collective), the "Plan's Legislated Francescale Coll Applicable Entity Governs the Ownership and Operations of the Facility. The Facility is co-owned by two groups, Owners and Producers, Facility assets are owned in three different classes: either solely owned by Owners, ocowned to three different classes: either solely owned by Owners, ocowned by Owners and Producers or solely owned by Pr by and Owners, ocowned by Owners and Producers or solely owned by Pr by and Owners, ocowned by Owners and Producers or solely owned by Pr by and Owners, ocowned by Ow 10/1/1982 Marketing - Construction, Operations, Assume and allocate pursuant to divisive mergers nent Ownership Arreements by and between Fieldwood Energy LLC and Lamar Hunt Trust 1/1/2017 Other Assignment / Bill of Sale (or eldwood Energy LLC and Lamar Hunt Trust Estate Fieldwood Energy LLC SM 281 Lease G02600 \$0.00 e and Allocate Pursuant t veyance, Notice of Exercise) & Related sents Estate: Assignment made as result of Withdrawl from Operating Agreement IP GULF OF MEXICO, LLC 1/1/201 Other Assignment / Bill of Sale (or Conveyance, Notice of Exercise) & Related by and between Fieldwood Energy LLC and Lamar Hunt Trust Estate: Assignment made as result of Withdrawl from Operating ldwood Energy LLC and Lamar Hunt Trust Estate eldwood Energy LLC SM 280 Lease G14456 \$0.00 Assume and Allocate Pursuant to Marketing - Gas Sales igreement lase Contract for Sale and Purchase of Natural Gas by and between Idwood Energy LLC and Manefield Power and Gas LLC Assume and assign to Credit Bid 791 10/1/2017 dwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Fieldwood Energy LLC and Mansfield Power and Gas LLC Crude Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC ood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ra thering Co.,LLC 793 3/15/2020 Marketing - Gathering LX PROSPECT KATMAI LLC, RIDGEWOOD KATMA dwood Energy LLC and Manta Ray Gathering Co..LLC and Manta Ray eldwood Energy LLC GC 040 Lease G34536 \$0.0 Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC Crude Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC athering Co.,LLC
eldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray
athering Co.,LLC Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to Divisive Mergers 794 3/15/2020 Marketing - Gathering eldwood Energy LLC GC 040 Lease G34536 IX PROSPECT KATMALLI C. RIDGEWOOD KATM \$0.0 x Marketing - Gathering 795 6/1/2003 Crude Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray Gathering Co.,LLC and Could Oil Transport. by and between Fieldwood Energy LLC and Manta Ray Gathering Company LLC and Manta Ray Gathering Idwood Energy LLC and Manta Ray Gathering Co.,LLC and Manta Ray eldwood Energy LLC ST 316 Lease G22762 V&T OFFSHORE INC athering Co.,LLC allewood Energy LLC and Manta Ray Gathering Company LLC and anta Ray Gathering Company LLC ieldwood Energy LLC ST 308 Lease G21685 Assume and assign to Credit Bid Purchaser 9/1/2004 Marketing - Gathering \$0.00 Company LLC
Manta Ray firm Gatheing and Dedication , Discount Rate of \$.12 by
and between Fieldwood Energy LLC and Manta Ray Offshore
Gathering Company and Manta Ray Offshore Gathering Company Marketing - Transportation 4/1/2010 ldwood Energy LLC and Manta Ray Offshore Gathering Company and GI 116 Lease G13944, GC 065 Lease G05889, GC 108 Lease G14668, GC Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on nta Ray Offshore Gathering Company ount of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) 2/1/2006 Marketing - Transportation Fieldwood Energy LLC and Manta Ray Offshore Gathering Company and Fieldwood Energy LLC ANADARKO US OFFSHORE LLC Assume and assign to Credit Bid Anaconda Gas Pipeline Gathering agreement; includes gas GC 768 Lease G2181 Dedication; plus 1 amendment dated 7/1/2011 by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Compan; anta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company 12/1/1992 Marketing - Transportation Manta Ray firm Gatheing and Dedicaiton , Disount Rate of \$.032 by and between Fieldwood Energy LLC and Manta Ray Offshore ieldwood Energy LLC and Manta Ray Offshore Gathering Company and Fieldwood Energy LLC ST 295 Lease G05646
flanta Ray Offshore Gathering Company APACHE OFFSHORE INVESTMENT GP, BRISTOW US LLC, TAMPNET INC Assume and Allocate Pursuant to Divisive Mergers Sathering Company and Manta Ray Offshore Gathering Company
Manta Ray firm Gatheing and Dedicaiton . Disount Rate of \$.06 by W & T OFFSHORE INC Manta Ray firm Gatheing and Dedication, Disount Rate of \$.06 by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company eldwood Energy LLC and Manta Ray Offshore Gathering Company and Fieldwood Energy LLC GI 116 Lease G13944 800 4/1/2000 Marketing - Transportation Assume and (i) assign to Credit Ric Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Firm - Gathering by and between Fieldwood Energy LLC and Manta Fieldwood Energy LLC and Manta Ray Offshore Gathering Company and Fieldwood Energy LLC &T OFFSHORE INC, WALTER OIL & GAS Ray Offshore Gathering Company and Manta Ray Offshore anta Ray Offshore Gathering Company CORPORATION Divisive Mergers Sathering Company Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or 7/1/2013 Marketing - Separation & Stablization dwood Energy LLC and Manta Ray Offshore Gathering Company, eldwood Energy LLC GI 116 Lease G13944, GI 110 Lease G13943 V & T OFFSHORE INC amended dated 11/17/2001 between Manta Ray and Apache (Contract Nos. 101939, 310225 and 106968) by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Compan L.L.C. and Manta Ray Offshore Gathering Company, L.L.C. (ii) allocate pursuant to the Divisive Mergers on account of the Exclude Assets (as defined in the Credit Bid Purchase Agreement) APACHE OFFSHORE INVESTMENT GP, BRIS US LLC, TAMPNET INC Oil Liquids Separation and Stabilization Agreement by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C. ne and Allocate Pursuant to Divisive Mergers L.L.C. and Manta Ray Offshore Gathering Company, L.L.C. Fieldwood Energy LLC and Manta Ray Offshore Gathering (L.L.C. and Manta Ray Offshore Gathering Company, L.L.C. GI 110 Lease G13943, GI 116 Lease G13944 Dil Liquids Separation and Stabilization Agreement by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, ...L.C. and Manta Ray Offshore Gathering Company, L.L.C. V & T OFFSHORE INC Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) ieldwood Energy LLC GI 110 Lease G13943, GI 116 Lease G13944 11/1/2000 Marketing - Separation & Stablizati Oil Liquids Separation and Stabilization Agreement by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering LLC. and Manta Ray Offshore Gathering Company, LLC. and Manta Ray Offshore Gathering Company, LLC. Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, W & T OFFSHORE INC \$0.00 Assume and (i) assign to Credit Bio Purchaser (pursuant to the Plan and the ..L.C. and Manta Ray Offshore Gathering Company, L.L.C. Credit Bid Purchase Agreement) on Credit Bid Purchase Agreement) on account of the Acquired Interests and/c (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Assume and (i) assign to Credit Bid Purchase Agreement)
Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or Oil Liquids Separation and Stabilization Agreement by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C. Fieldwood Energy LLC and Manta Ray Offshore Gathering Compan L.L.C. and Manta Ray Offshore Gathering Company, L.L.C. 3/1/2008 GI 110 I ease G13943 GI 116 I ease G13944 V & T OFFSHORE INC (ii) allocate pursuant to the Divisive Mergers on account of the Excluder Assets (as defined in the Credit Bid LSA by and between Fieldwood Energy LLC and Manta Ray Offshor Gathering Company, L.L.C. and Manta Ray Offshore Gathering Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C. 11/1/2010 ood Energy LLC GI 116 Lease G13944 V & T OFFSHORE INC Assume and (i) assign to Credit Bid Marketing - Sepa Purchaser (pursuant to the Plan and the Company I I C Credit Bid Purchase Agreement) on account of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C. 808 6/1/2014 Marketing - Separation & Stabliza Separation and Stabilization Agreement by and between Fieldwoo Energy LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C. dwood Energy LLC GI 116 Lease G13944, GI 110 Lease G13943 W & T OFFSHORE INC

Fieldwood Energy LLC and Manta Ray Offshore Gathering Company. L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.

(ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)

Assume and Allocate Pursuant to

Divisive Mergers

W&T OFFSHORE INC, WALTER OIL & GAS

CORPORATION

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 34 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Schedule of Assumed Contracts

Note:

| The inclusion or exclusion by the Debtors of any confract or lease on this schedule shall not constitute an admission by the Debtors hat any such confract or lease is or is not an executory confract or unexpired lease or that the Debtors or their respondible distriction, to further amend this schedule to add or remove any executory confract or unexpired lease for any reason, including executory confracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

| Shownow Confract counterparties respected parties listed in actual agreements and anotive under names and/or vendor names and perspective Debtor entity for the confracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

| Shacicated leases preparent the or included the assumption of the properties of the pro

Contra Date	ct Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]		Related Lease Parties [6]	Cure Estimate [7]	Proposed Contract Treatment [8]		Credit Bid Purchaser	FW III
0 4/1/20	Marketing - Separation & Stablization Marketing - Separation & Stablization	Oi Liujudis Separation and Stabilization Agreement by and between Fieldwood Energy LCL and Manta Ray Offshore Gathering Company LL.C. and Manta Ray Offshore Gathering Company, LL.C. Liujudis Separation and Stabilization Agreement by and between	Fieldwood Energy LLC and Marta Ray Offshore Gathering Company, LLC. and Marta Ray Offshore Gathering Company, LLC. Fieldwood Energy LLC and Marta Ray Offshore Gathering Company,		243 Lease G20051	WILD WELL CONTROL INC. DEEPWATER ABANDONNEWT ALTERNATUSES INC. MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELLOFOTES INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC., W & T ENER WILD WELL CONTROL INC. DEEPWATER	\$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x	
		Fieldwood Energy LLC and Manta Ray Offshore Gathering Company LLC. and Manta Ray Offshore Gathering Company, LL.C.	L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.		243 Lease G20051	ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC, W & T ENER	\$0.00	Purchaser		x	
	Marketing - Separation & Stablization	LSSA by and between Flieldwood Energy LLC and Manta Ray Offsbore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Fieldwood Energy LLC and Manta Ray Offshore Gathering Company, LLC. and Manta Ray Offshore Gathering Company, LLC.	Fieldwood Energy LLC	GC 065 Lease G05889, GC 108 Lease G14668, GC 109 Lease G05900, GC 243 Lease G20051	ABANDOMMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC, W & T ENER	\$0.00	Purchaser		x	
6/8/201	7 Lease of Platform Space	by and between Fieldwood Energy LLC and Manta Ray Offshore Gathering, L.L.C.:	Fieldwood Energy LLC and Manta Ray Offshore Gathering, L.L.C.	Fieldwood Energy LLC	ST 295 Lease G05646	APACHE OFFSHORE INVESTMENT GP, BRISTOW US LLC, TAMPNET INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
4 7/11/20	18 Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Marathon Oil Company	Fieldwood Energy LLC and Marathon Oil Company	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x	
5 5/23/20	14 Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between	Fieldwood Energy LLC and Marathon Petroleum Company LP	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid			
6 6/6/201	8 Marketing - Crude Sales	Fieldwood Energy LLC and Marathon Petroleum Company LP Marathon Petroleum Corporation buys crude oil from Fieldwood	Fieldwood Energy LLC and Marathon Petroleum Company LP and	Fieldwood Energy LLC	GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00	Purchaser Assume and assign to Credit Bid		×	
	8 Marketing - Crude Sales	Energy by and between Fieldwood Energy LLC and Marathon Petroleum Company LP and Marathon Petroleum Company LP Marathon Patroleum Comporation buye crude oil from Fieldwood	Marathon Petroleum Company LP Fieldwood Energy LLC and Marathon Petroleum Company LP and		GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00	Purchaser Assume and assign to Credit Bid		x	
	4 Marketing - Crude Sales	Marathon Petroleum Corporation buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Marathon Petroleum Company LP and Marathon Petroleum Company LP Marathon Petroleum Corporation buys crude oil from Fieldwood	Marathon Petroleum Company LP Fieldwood Energy LLC and Marathon Petroleum Company LP and	-	EB 158 Lease G02645, EB 159 Lease G02646, EB 160 Lease G02647, EB		\$0.00	Purchaser		×	
		Energy by and between Fieldwood Energy LLC and Marathon Petroleum Company LP and Marathon Petroleum Company LP	Marathon Petroleum Company LP		165 Lease G02745, Eb 159 Lease G02747, Eb 160 Lease G02747, Eb 165 Lease G02754, HI A-376 G02754 Lease G02754, HI A-376 G02754 Lease G02754, HI A545 Lease G17199, HI A-573 Lease G02393, HI A-595 Lease G02721, HI A-582 Lease G02719	APACHE DEEPWATER LLC	\$0.00	Divisive Mergers	x		
9 11/18/20	Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and McMoRan Oil & Gas LLC	Fieldwood Energy LLC and McMoRan Oil & Gas LLC	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x	
10/15/20	Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Mercuria Energy Gas Trading LLC	Fieldwood Energy LLC and Mercuria Energy Gas Trading LLC	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x	
	15 Marketing - Transportation	Murphy Laterl -Gas Transportation for Big Bend and Dantzler by and between Fieldwood Energy LLC and Murphy and Murphy		Fieldwood Energy LLC	MC 698 Lease G28022, MC 782 Lease G33757, MC 742 Lease G28022	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC	\$0.00	Purchaser		×	
8/28/20	15 Marketing - Transportation	Murphy Lateral -Gas Transportation for Big Bend and Dantzler by and between Fieldwood Energy LLC and Murphy and Murphy	Fieldwood Energy LLC and Murphy and Murphy	Fieldwood Energy LLC	MC 697 Lease G33757	RIDGEWOOD DANTZLER LLC, TALOS EXPLORATION LLC, W & T ENERGY VI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
8/28/20	15 Marketing - Transportation	Crude Oil Transport, by and between Fieldwood Energy LLC and Murphy Exploration & Production Company USA and Murphy Exploration & Production Company USA	Fieldwood Energy LLC and Murphy Exploration & Production Company USA and Murphy Exploration & Production Company USA	Fieldwood Energy LLC	MC 697 Lease G28021, MC 742 Lease G32343		\$0.00	Assume and assign to Credit Bid Purchaser		x	
8/28/20	15 Marketing - Transportation	Crude Oil Transport by and between Fieldwood Energy LLC and Murphy Exploration & Production Company USA and Murphy Exploration & Production Company USA	Fieldwood Energy LLC and Murphy Exploration & Production Company USA and Murphy Exploration & Production Company USA	Fieldwood Energy LLC	MC 698 Lease G28022	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI	\$0.00	Assume and assign to Credit Bid Purchaser		x	
5 8/28/20	15 Marketing - Transportation	Crude Oil Transport by and between Fieldwood Energy LLC and Murphy Exploration & Production Company USA and Murphy	Fieldwood Energy LLC and Murphy Exploration & Production Company USA and Murphy Exploration & Production Company USA	Fieldwood Energy LLC	MC 782 Lease G33757	RIDGEWOOD DANTZLER LLC, TALOS EXPLORATION LLC, W & T ENERGY VI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		×	
4/1/201	8 Marketing - Transportation	Exploration & Production Company USA LTA for ST 320 by and between Fieldwood Energy LLC and Nautilus	Fieldwood Energy LLC and Nautilus Pipeline Company, L.L.C. and Nautilus Pipeline Company, L.L.C.	Fieldwood Energy LLC	ST 320 Lease G24990	W&T OFFSHORE INC, WALTER OIL & GAS	\$0.00	Assume and Allocate Pursuant to	x		
7 2/14/20	20 Marketing - Gas Sales	Pipeline Company, L.L.C. and Nautilus Pipeline Company, L.L.C. Base Contract for Sale and Purchase of Natural Gas by and between	Fieldwood Energy LLC and NextEra Energy Power Marketing, LLC	Fieldwood Energy LLC	n.a.	CORPORATION	\$0.00			\vdash	
		Fieldwood Energy LLC and NextEra Energy Power Marketing, LLC						Purchaser		x	
8/1/201	4 Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Niagara Mohawk Power Corporation D/B/A National Grid	Fieldwood Energy LLC and Niagara Mohawk Power Corporation D/B/A National Grid	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x	
9/1/201	4 Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and NJR Energy Services Company	Fieldwood Energy LLC and NJR Energy Services Company	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x	
4/11/20	18 Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between	Fieldwood Energy LLC and Noble Energy, Inc.	Fieldwood Energy LLC	n.a.		\$0.00			x	
1 7/8/201	1 Marketing - Gathering	Fieldwood Energy LLC and Noble Energy, Inc. Galapagos, Gas Gathering, Okeanos Gas Dedication within Gathering - plus 5 amendments-MDQ changes by and between Fieldwood Energy LLC and Okeanos Gas Gathering Company, LLC	Fieldwood Energy LLC and Okeanos Gas Gathering Company, LLC and Okeanos Gas Gathering Company, LLC	Fieldwood Energy LLC	MC 519 Lease G27278, MC 562 Lease G19966, MC 563 Lease G21176	BP EXPLORATION & PRODUCTION INC, HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser		x	-
2 8/28/20	15 Marketing - Gathering	and Okeanos Gas Gathering Company, LLC Big Bned Dantzler, Destin FT2, - plus 4 amendments-MDQ changes by and between Fieldwood Energy LLC and Okeanos Gas Gathering	Fieldwood Energy LLC and Okeanos Gas Gathering Company, LLC and Okeanos Gas Gathering Company, LLC	Fieldwood Energy LLC	MC 698 Lease G28022, MC 742 Lease G28022	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI	\$0.00	Assume and assign to Credit Bid Purchaser		x	-
3 2/27/20	15 Marketing - Gathering	Company, LLC and Okeanos Gas Gathering Company, LLC Big Bred Dantzler, Okeanos Gas Gathering, Gas Dedication within Gathering - plus 4 amendments-MDQ changes by and between Fieldwood Energy LLC and Okeanos Gas Gathering Company, LLC	Fieldwood Energy LLC and Okeanos Gas Gathering Company, LLC and Okeanos Gas Gathering Company, LLC	Fieldwood Energy LLC	MC 698 Lease G28022, MC 782 Lease G33757, MC 742 Lease G28022, MC 697 Lease G33757	LLC : HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
4 6/1/201	5 Marketing - Construction, Operations, Management, Ownership Agreements	and Okeanos Gas Gathering Company, LLC Operator to perform the physical operations, maintenance, and repail of the High Island Pipeline System (HIPS), as well as the management and administrative functions for the HIPS	Bandon Oil and Gas, LP and Fieldwood Energy LLC and Fieldwood SD Offshore LLC and Panther Operating Company, LLC (Third Coast Midstream)	Bandon Oil and Gas, LP Fieldwood Energy LLC; Fieldwood SD Offshore	HIPS	n.a.	\$0.00	Assume and allocate pursuant to divisive mergers	x		x
6/1/201	8 Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Peoples Gas System, a divison of Tampa	Fieldwood Energy LLC and Peoples Gas System, a divison of Tampa Electric Company	Fieldwood Energy LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x	
6/18/20	20 Marketing - Crude Sales	Electric Company Phillips 66 Petroleum Company buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Phillips 66	Fieldwood Energy LLC and Phillips 66 Company and Phillips 66 Company	Fieldwood Energy LLC	GI 43 Lease 175	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Assume and assign to Credit Bid Purchaser		x	
7 6/18/20	20 Marketing - Crude Sales	Company and Phillips 66 Company Phillips 66 Petroleum Company buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Phillips 66	Fieldwood Energy LLC and Phillips 66 Company and Phillips 66 Company	Fieldwood Energy LLC	MP 311 Lease G02213, SP 62 Lease G01294, SP 65 Lease G01610	EPL OIL & GAS, LLC, APACHE SHELF EXPLORATION LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
Remove	dl	Company and Phillips 66 Company							-	\longrightarrow	
[Remove	d]	GPM; <1.25 = 15%, 1.25 - 2.5 = 12.5%, >2.5 = 10% by and between	Fieldward Francis II Coard Division Co. Co. 1971	Delaward C. 115	GI 83 Lease G03793, ST 195 Lease G03593, ST 179 Lease G12020, ST 203	CLV EVELOPATION COMPANY	\$0.00	Assessment Alleria Co.			
10/1/20		Fieldwood Energy LLC and Plains Gas Solutions, LLC, and Plains Gas Solutions, LLC.	Solutions, LLC.		Lease G01269, ST 190 Lease G01261			Divisive Mergers	x		x
	10 Marketing - Processing	GPM; <1.25 = 15%, 1.25 - 2.5 = 12.5%, >2.5 = 10% by and between Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.	Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.		Lease G01269, ST 190 Lease G01261		\$0.00	Divisive Mergers	×	$oxed{1}$	x
2 7/24/20	12 Marketing - Processing	GPM; <1.25 = 15%, 1.25 - 2.5 = 12.5%, >2.5 = 10% by and between Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.	Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.	Fieldwood Energy LLC	GI 83 Lease G03793, ST 195 Lease G03593, ST 179 Lease G12020, ST 201 Lease G01269, ST 190 Lease G01261	CLK EXPLORATION COMPANY	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 35 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- 121 The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan) [2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

 [3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem

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[7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (Dock No. 1284) [Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized between super and the supplemented of the plan (The plan's Legislated Francescale) in the plan's Legislated Francescale (Collective), the "Plan" (The plan's Legislated Francescale Collective), the "Plan's Legislated Francescale Coll Applicable Entity 92/8% or \$.08/MMBtu by and between Fieldwood Energy LLC and Plains Gas Solutions, LLC, and Plains Gas Solutions, LLC. Fieldwood Energy LLC and Plains Gas Solutions, LLC, and Plains Gas GI 116 Lease G13944, SS 189 Lease G04232 CASTEX OFFSHORE INC. WALTER OIL & GAS \$0.00 Assume and (i) assign to Credit Bid Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid dutions LLC CORPORATION, WALTER OIL & GAS ORPORATION, BRISTOW US LLC, W & T Purchase Agreement) 92/8% or \$.08/MMBtu by and between Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC. ASTEX OFFSHORE INC. WAI TER OIL & GAS ssume and (i) assign to Credit Bid ORPORATION, WALTER OIL & GAS ORPORATION, BRISTOW US LLC, W & T Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on FFSHORE INC count of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Crude Oil Purchase and Sale/Transport by and between Fieldwood 9/1/2004 Marketing - Transportation eldwood Energy LLC and Poseidon Oil Pipeline Company LLC and eldwood Energy LLC ST 308 Lease G21685 Assume and assign to Credit Bid Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon eidon Oil Pineline Company I I C line Company LLC Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon ldwood Energy LLC and Poseidon seidon Oil Pipeline Company LLC e and Allocate Purs Divisive Mergers Oil Pipeline Company LLC Crude Oil Purchase and Sale/Transport by and between Fieldwood eldwood Energy LLC and Poseidon Oil Pineline Company LLC and GC 768 Lease G21817 NADARKO US OFFSHORE LLO 5/1/2006 Marketing - Transportation Assume and assign to Credit Bid eidon Oil Pipeline Company LLC nergy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon eldwood Energy LLC and Poseidon Oil Pipeline Company LLC and oseidon Oil Pipeline Company LLC El 346 Lease G14482 12/23/1995 Marketing - Transportation aldwood Energy LLC Assume and Allocate Pursuant to Oil Pipeline Company LLC hase and Sale/Transport by and between Fieldwood Idwood Energy LLC and Poseidon Oil Pipeline Company LLC and 849 3/15/2020 Marketing - Transportation eldwood Energy LLC GC 040 Lease G34536 ILX PROSPECT KATMAI LLC. RIDGEWOOD KATM \$0.00 Assume and assign to Credit Bid Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon seidon Oil Pipeline Company LLC mpany LLC Crude Oil Purchase and Sale/Transport by and between Fieldwood Energy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Idwood Energy LLC and Poseidon Oil Pipe seidon Oil Pipeline Company LLC me and assign to Credit Bio Dil Pipeline Company LLC Crude Oil Purchase and Sale/Transport by and between Fieldwood eldwood Energy LLC and Poseidon Oil Pipeline Company LLC and 851 7/15/2003 Marketing - Transportation ieldwood Energy LLC ST 316 Lease G22762 V&T OFFSHORE INC \$0.00 ne and Allocate Pursuant to ergy LLC and Poseidon Oil Pipeline Company LLC and Poseidon Pipeline Company LLC eidon Oil Pipeline Company LLC MC 698 Lease G28022, MC 742 Lease G32343, MC 782 Lease G33757 HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI 2/27/2015 Marketing - Transportation Crude Oil Transport. by and between Fieldwood Energy LLC and Proteus Oil Pipeline Company LLC and Proteus Oil Pipeline eldwood Energy LLC and Proteus Oil Pipeline Company LLC and roteus Oil Pipeline Company LLC eldwood Energy LLC \$0.00 Assume and assign to Credit Bid Crude Oil Transport, by and between Fieldwood Energy LLC and eldwood Energy LLC and Proteus Oil Pipe oteus Oil Pipeline Company< LLC 853 2/27/2015 Marketing - Transportation MC 607 Lease G2802 Assume and assign to Credit Bid Proteus Oil Pipeline Company LLC and Proteus Oil Pipeline mpany< LLC Marketing - Crude Sales Producers sell Crude Oil to Questor and Questor purchases Crude ieldwood Energy LLC and Questor Pipeline Venture and Questor Pipeline dwood Energy LLC Assume and allocate pursuant to Oil from Producers. Producers buy back a volume of Crude Oil at divisive mergers HIPS Segment III tie-in equal to their monthly production sold to Questor at the Platform. by and between Fieldwood Energy LLC an Questor Pipeline Venture and Questor Pipeline Venture Purchase and Sale Agreement by and between Fieldwood Energy eldwood Energy LLC and Red Willow Offshore dated 10 Jun 2019, but ieldwood Energy LLC Assume and assign to Credit Bid ENERGY DEEPWATER VENTURES I, RED WILLOW greements LC and Red Willow Offshore dated 10 Jun 2019, but effective 1 May ective 1 May 2019 Purchaser DFFSHORE LLC Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Red Willow Offshore, LLC Release and Settlement Agreement entered into as of March 8, 2021 by and between Fieldwood Energy LLC and Renaissance Offshore Marketing - Gas Sale 856 wood Energy LLC and Red Willow Offshore, LLC Assume and assign to Credit Bid 6/10/2019 lwood Energy LLC e and Allocate Pur Divisive Mergers ⁹ 64 Lease G01901, SP 65 Lease G01610, SS 198 Lease G12355, MP 152 ase G01966, MP 153 Lease G01967, El 330 Lease G02115 11/30/2014 Marketing - Gas Sales Base Contract for Sale and Purchase of Natural Gas by and between 858 dwood Energy LLC and Rooster Petroleum, LLC dwood Energy LLC \$0.00 Assume and assign to Credit Bid . Fieldwood Energy LLC and Rooster Petroleum, LLC
Crude Oil Transport. by and between Fieldwood Energy LLC and
Rosefield Pipelline Company LLC and Rosefield Pipelline Company Idwood Energy LLC and Rosefield Pipeline Company LLC and sefield Pipeline Company LLC Assume and (i) assign to Credit Bid rchaser (pursuant to the Plan and th 40 Legge G24056 ST 53 Legge G04000 ST 67 Legge 2 Credit Bid Purchase Agreement) on account of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluder isets (as defined in the Credit Bid Purchase Agreement) Fieldwood Energy LLC ST 53 Lease G04000 ST 67 Lease 20 7/23/2020 Marketing - Connection Agreement 860 Connection Agreement by and between Fieldwood Energy LLC and Rosefield Pipeline Company LLC and Rosefield Pipeline Company Fieldwood Energy LLC and Rosefield Pipeline Company LLC and Rosefield Pipeline Company LLC \$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/ (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) RT 49 A PLATFORM TIE-IN TO ST 49 LATERAL PIPELNE acilities & Tie-In Agre LDWOOD ENERGY LLC AND ROSEFIELD PIPELINE COMPANY, LLC BETWEEN FIELDWOOD ENERGY LLC AND ROSEFIELD
PIPELINE COMPANY, LLC
Base Contract for Sale and Purchase of Natural Gas by and between 5/1/2018 Marketing - Gas Sales eldwood Energy LLC and Samson Offshore Mapleleaf, LLC eldwood Energy LLC Assume and assign to Credit Bid Fieldwood Energy LLC and Samson Offshore Mapleleaf, LLC larketing - Gas Sales Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Samsung Oil & Gas USA Corp. Base Contract for Sale and Purchase of Natural Gas by and between eldwood Energy LLC and Samsung Oil & Gas USA Corp. ieldwood Energy LLC Assume and assign to Credit Bid Purchaser ne and assign to Credit Bid Energy LLC and Scana Energy Marketing, Inc. Fieldwood Energy LLC and Scana Energy Marketing, Inc. Searobin East - Rertrorade-Flash-Transport, IT max Rate, by and Purchaser EW 826 Lease G05800. SM 268 Lease G02310. SS 274 Lease G01039. EI APACHE DEEPWATER LLC. WALTER OIL & GAS 12/1/2013 Marketing - Transportation dwood Energy LLC and Sea Robin Pipeline Company and Sea Robin \$0.00 ne and Allocate Pursuant to between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company 53 Lease 479. SS 189 Lease G04232 ORPORATION. W & T OFFSHORE INC Divisive Mergers arobin West Transprt, IT max rate - all receipt points by and tween Fieldwood Energy LLC and Sea Robin Pipeline Company Marketing - Transportation EI 330 Lease G02115, EI 337 Lease G03332, SM 128 Lease G02587, SM 39 ENERGY XXI GOM LLC, RENAISSANCE OFFSHOR \$0.00 12/1/2013 wood Energy LLC and Sea Robin Pipeline Company and Sea Robi peline Compan Lease G16320, El 333 Lease G02317, El 315 Lease G02112, El 316 Lease LLC, Arena, TANA EXPLORATION COMPANY LLC Divisive Mergers x and Sea Robin Pipeline Company Searobin West PTR Transprt, max rate - all receipt points by and G05040, EC 338 Lease G02063 El 330 Lease G02115 eldwood Enerov LLC and Sea Robin Pipeline Company and Sea Robin ENERGY XXI GOM LLC. RENAISSANCE OFFSHOR me and Allocate Pursuant 12/1/2013 Marketing - Transportation ieldwood Energy I I (between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company El 330 Lease G02115, El 337 Lease G03332, SM 128 Lease G02587, SM 39 ENERGY XXI GOM LLC, RENAISSANCE OFFSHOR Lease G16320, El 333 Lease G02317, El 315 Lease G02112, El 316 Lease LLC, Arena, TANA EXPLORATION COMPANY LLC 12/1/2013 Marketing - Transportation Searobin Retrograde contract. IT max rate by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea dwood Energy LLC and Sea Robin Pipeline Company and Sea Robin me and Allocate Pursuant to Robin Pipeline Company Searnhin East - Transport, IT max Rate, by and between Fields SS 274 Lagge C01030 SM 268 Lagge C02310 FW 826 Lagge C05800 ST ERA HELICOPTERS INC

35 274 Lease G01039, Swi 256 Lease G02310, EW 526 Lease G05600, S 205 Lease G05612, El 53 Lease 479, SS 189 Lease G04232, ST 206 Leas G05613, ST 195 Lease G03593

and Allocate Pursus

Divisive Mergers

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 36 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

ucus	ioni set total or allo conedate or resulting contacts is to				an of Merger (collectively, the "Transaction Documents"), on the one hand, and				Applicabl	e Entity	
	Contract Contract Category Date	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate Proposed Contract Treatment [8]		Credit Bid Purchaser	FW III	
870	8/1/2018 Marketing - Gathering	IT Recognate contract Transport Contract by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC	SS 274 Lesse 001039, SM 981 Lesse 002310, EW 826 Lesse 005900, ST 2051 Lesse 00515, ST 205 Lesse 00513, EI 53 Lesse 479, ST 195 Lesse 005933, SS 189 Lesse 004232, GI 116 Lesse 013944, ST 295 Lesse 005646	ERA HELICOPTERS INC.	\$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		x
871	12/1/2013 Marketing - Transportation	Searobin East - PTR - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC	G02063, El 361 Lease G02324	ERA HELICOPTERS INC.; MARATHON OIL COMPANY, W & T ENERGY VI LLC, ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
872	12/1/2013 Marketing - Transportation	Searobin East - PTR Transport, IT Discount Life of reserves at ST 292 (FW production- G1116, ST 295) by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC	Gl 116 Lease G13944, ST 295 Lease G05646	W & T OFFSHORE INC	\$0.00 Assume and (i) assign to Credit Bid. Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		
873	12/1/2013 Marketing - Transportation	Searchin East - Transport, IT max Rate. by and between Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC and Sea Robin Pipelline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC	GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00 Assume and (i) assign to Credit Bit Purchaser (pursuant to the Plan and the Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		
874	1/1/2017 Marketing - Transportation	Searchin East - Transport IT Discount Life of reserves at ST 292. (FW production-011 ft ST 295) yau not between Feldewood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Fieldwood Energy LLC	GI 116 Lease G13944, ST 295 Lease G95646	W & T OFFSHORE INC	\$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		
875	1/1/2017 Marketing - Transportation	Searchio East - PTR Transport, IT Discount Life of reserves at ST 202 (PW production, G1116, ST 295) by and between Frieldwood Energy LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company and Sea Robin Pipeline Company	Pipeline Company			W & T OFFSHORE INC	\$0.00 Assume and (i) essign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Appreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		
876	5/1/2003 Marketing - Transportation	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	EC 261 Lease G00971		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
877	5/1/2015 Marketing - Transportation	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	El 93 Lease 228		Divisive Mergers \$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			
878	5/1/2015 Marketing - Transportation	Amendment No. 2 for LTA by and between Fleidwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	ST 161 Lasse G01248, ST 273 Lasse G01269, EW 256 Lasse G05890, G1 76 Lasse G07616, ES 15 Lasse 475, ST 190 Lasse G02161, G1 93 Lasse G02626, G1 94 Lasse G02163, SM 268 Lasse G02510, SS 189 Lasse G02628, G1 94 Lasse G02163, SM 268 Lasse G02731, SS 189 Lasse G04232, SS 274 Lasse G01039, ST 179 Lasse G102379, ST 179 Lasse G10452, SM 268 Lasse G02310, G1 83 Lasse G03793, ST 195 Lasse G16455, SM 268 Lasse G05210, G1 83 Lasse G03793, ST 195 Lasse G056036, G1 270 G1 Lasse G05613		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		x	x
879	2/1/2018 Marketing - Transportation	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	EW 826 Lease G05800, SS 189 Lease G04232, ST 205 Lease G05612, ST 206 Lease G05613, El 53 Lease 479, Gl 76 Lease G02161	APACHE DEEPWATER LLC, WALTER OIL & GAS CORPORATION, W & T OFFSHORE INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			
880	2/1/2018 Marketing - Transportation	Liquid Hydrocarbon Transportation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC		EW 826 Lease G05800, SS 189 Lease G04232, ST 205 Lease G05612, ST 206 Lease G05613, El 53 Lease 479, Gl 76 Lease G02161	APACHE DEEPWATER LLC, WALTER OIL & GAS CORPORATION, W & T OFFSHORE INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
881	5/1/2001 Marketing - Separation & Stablization	Retrograde Condensate Separation by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC		El 53 Lease 479, SS 189 Lease G04232, SS 274 Lease G01039	ENVEN ENERGY VENTURES LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
882	5/1/2015 Marketing - Transportation 10/1/2004 Marketing - Separation & Stablization	Amendment No. 2 by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	El 53 Lease 479 ST 205 Lease G05612. ST 206 Lease G05613	ENVEN ENERGY VENTURES LLC MARATHON OIL COMPANY, W & T ENERGY VI LLC.	\$0.00 Assume and Allocate Pursuant to Divisive Mergers \$0.00 Assume and Allocate Pursuant to	x			
		LSA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Robin Pipeline Company, LLC	Fieldwood Energy LLC	,	ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC	Divisive Mergers	×			
884	10/1/2004 Marketing - Transportation 5/1/2009 Marketing - Separation & Stabilization	Liquid Hydrocarbons Injector by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea	33	ST 205 Lease G05612, ST 206 Lease G05613 ST 205 Lease G05612, ST 206 Lease G05613, ST 291 Lease G16455	MARATHON OIL COMPANY, W & T ENERGY VI LLC, ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC MARATHON OIL COMPANY, W & T ENERGY VI LLC.	\$0.00 Assume and Allocate Pursuant to Divisive Mergers \$0.00 Assume and Allocate Pursuant to	×			
885	1/1/2011 Marketing - Separation & Stabilization Marketing - Separation & Stabilization	Liquid Hydrocarbon Separation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC Liquid Hydrocarbon Separation Agreement by and between	Robin Pipeline Company, LLC and Sea		ST 205 Lease G05612, ST 206 Lease G05613, ST 291 Lease G16455	MARATHON OIL COMPANY, W & T ENERGY VILLO, ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC MARATHON OIL COMPANY, W & T ENERGY VILLO.	\$0.00 Assume and Allocate Pursuant to Divisive Mergers \$0.00 Assume and Allocate Pursuant to	x			
887	6/1/2011 Marketing - Separation & Stabilization Marketing - Separation & Stabilization	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC Liquid Hydrocarbon Separation Agreement by and between	Robin Pipeline Company, LLC Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea		ST 205 Lease G05612, ST 206 Lease G05613, ST 291 Lease G16455	ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC MARATHON OIL COMPANY, W & T ENERGY VI LLC,	50.00 Assume and Allocate Pursuant to Divisive Mergers \$0.00 Assume and Allocate Pursuant to	x			
		Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Robin Pipeline Company, LLC			ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC	Divisive Mergers	x			
888	1/19/2012 Marketing - Separation & Stablization	Liquid Hydrocarbon Separation Agreement by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC		ST 205 Lease G05612, ST 206 Lease G05613, ST 291 Lease G16455	MARATHON OIL COMPANY, W & T ENERGY VI LLC, ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
889	9/1/2012 Marketing - Separation & Stablization	Retrograde Condensate Separation by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	Lease G02163, El 53 Lease 479, SS 189 Lease G04232, ST 161 Lease G01248, SM 268 Lease G02310, ST 190 Lease G01261, ST 203 Lease G01269, ST 291 Lease G16455, EW 826 Lease G05800, Gl 93 Lease G02628, Gl 83 Lease G03793	MARATHON OIL COMPANY, W & T ENERGY VI LLC, ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		x	
890	5/1/2015 Marketing - Transportation	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC		ST 205 Lease G05612, ST 206 Lease G05613, El 53 Lease 479	MARATHON OIL COMPANY, W & T ENERGY VI LLC, ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			1
891	3/1/2018 Marketing - Separation & Stablization	Retrograde Condensate Separation by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	ST 205 Lease G05612, ST 206 Lease G05613, FW 826 Lease G05800, GI 76 Lease G02161, SM 268 Lease G02310, SS 189 Lease G04232, SS 274 Lease G01039, El 53 Lease 479, GI 83 Lease G03793	MARATHON OIL COMPANY, W & T ENERGY VI LLC, ERA HELICOPTERS INC., TRUNKLINE GAS CO LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		x	
892	5/1/2015 Marketing - Transportation	Amendment No. 2 for LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	El 94 Lease G05488, SS 189 Lease G04232, ST 179 Lease G12020, ST 291 Lease G16455, Gl 76 Lease G02161, Gl 83 Lease G03793, ST 195 Lease G03593	MCMORAN OIL & GAS LLC, PIQUANT INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		x	x
893	5/5/2006 Marketing - Transportation	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC		EC 261 Lease G00971, EC 278 Lease G00974	TALOS ENERGY OFFSHORE, LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			<u></u>
894	7/1/2010 Marketing - Transportation	LTA by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	Fieldwood Energy LLC	EC 261 Lease G00971, EC 278 Lease G00974, EI 333 Lease G02317	TALOS ENERGY OFFSHORE, LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			L
895	6/17/2014 Marketing - Gas Sales	Base Contrat for Sale and Purchase for Natrula Gas by and between Fieldwood Energy LLC and Sempra Midstream Services, Inc.	Fieldwood Energy LLC and Sempra Midstream Services, Inc.	Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser		x		
896	3/1/2014 Marketing - Gas Sales	Base Contrat for Sale and Purchase for Natrula Gas by and between Fieldwood Energy LLC and Sequent Energy Management, L.P.	Fieldwood Energy LLC and Sequent Energy Management, L.P.	Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser		x		

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 37 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

If the inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective affiliates has any liability thereunder.

[2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease of any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

[3] Known Contract Counterparties represent parties listed in a cabula generated and cabular and accordance and cabular and accordance and cabular and accordance and accordanc

ucament	set for a fine defication of Australia defination in	for informational purposes only. In the event of any conflict between any of	the Credit Bid Purchase Agreement, the Definitive Documents or any other do	ounions relating to tiny 1 1	and marger (concerney, the manuscript became a j, on the one hand, and	and conteduce of resumed conteded, are appreciate the	isación sociationo situationada.		Applicable E	ntity	
	ontract Category Date	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate Proposed Contract Treatment [8]	FW I Cr	redit Bid urchaser	FW III	
897 8/1	9/2020 Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC	WC 485 Lease G02220, El 337 Lease G03332, SM 39 Lease G16320, SM 40 Lease G13607		\$0.00 Assume and assign to Credit Bid Purchaser		x		
	Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LtC and Shell Trading (US) Company and Shell Trading (US) Company Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company		N 301 Lease 002580. E J 11 Lease 005502. E J 72 Lease 005503. SM 140 Lease 002502. E 15 Lease 470, E 15 Lease 470, E 15 Lease 407, E 15 Lease 407, E 15 Lease 407, E 15 Lease 16 Lease 002795. E 15 Lease 470, E 15 Lease 16 Lease 002795. E 13 Lease 16 Lease 002795. SM 201 Lease 002750. SM 201 Lease 002750. SM 201 Lease 002750. E 201 Lease 002750. H 202 Lease 002750.		\$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Anguired interests and/or (ii) alloade pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	x	x
899 8/1	19/2020 Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC	SS 169 Lease 820, SS 178 Lease G05551, SS 176 Lease G33646, SS 177 Lease 590, VR 332 Lease G09514, VR 333 Lease G14417, VR 315 Lease G04215, VR 272 Lease G23829		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		x	×
900 8/1	19/2020 Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC	MC 563 Lease G21176		\$0.00 Assume and assign to Credit Bid Purchaser		×		
901 8/1	9/2020 Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC	MC 474 Lease G35825		\$0.00 Assume and assign to Credit Bid Purchaser		x		
902 9/	1/2020 Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC	VR 78 Lease G04421		\$0.00 Assume and assign to Credit Bid Purchaser		x		
903 8/1	19/2020 Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC	MC 519 Lease G27278	BP EXPLORATION & PRODUCTION INC, HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
904 8/1	9/2020 Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC	SM 128 Lease G02587, El 333 Lease G02317, El 315 Lease G02112, El 316 Lease G05040, El 307 Lease G02110	ENERGY XXI GOM LLC, SHELL PIPELINE COMPANY LP, TRUNKLINE GAS CO LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
905 8/1	19/2020 Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC	SM 128 Lease G02587, VR 196 Lease G19760, VR 229 Lease G27070	ENERGY XXI GOM LLC, SHELL PIPELINE COMPANY LP, TRUNKLINE GAS CO LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
	8/2020 Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	(US) Company		SS 193 Lease G13917, SM 105 Lease G17938, SM 106 Lease G02279, MC 311 Lease G02298, EC 349 Lease G14385, ST 148 Lease G01960, GC 201, WD 27 Lease G04473, BS 52 Lease 17675, BS 25 Lease G31442, EI 32 Lease 196, WC 498 Lease G03520, WD 75 Lease G01085, WD 90 Lease G01089, WD 103 Lease 840	OFFSHORE LP; COX OPERATING LLC	\$0.00 Assume and assign to Credit Bid Purchaser		x		
907 8/1	4/2020 Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company		HI A-550 Lease G04081, WC 65 Lease G02825, WC 66 Lease G02826	TAMPNET INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			x
	13/2020 Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company			W & T ENERGY VI LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			x
	19/2020 Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company			LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM COMPANY, MAGNUM HUNTER PRODUCTION INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
910 8/1	Marketing - Crude Sales	STUSCO buys crude oil from Fielsbrood Energy by and between Fielsbrood Energy LtC and Shell Yrading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC		WALTER OIL & GAS CORPORATION, MCMORAN OIL & GAS LIC, RIDGEWOOD ENERGY CORPORATION	\$0.00 Assume and Allocate Pursuant to Divisive Mergars	x		x	x
911 8/1	14/2020 Marketing - Crude Sales	STUSCO buys crude oil from Fieldwood Energy by and between Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC and Shell Trading (US) Company and Shell Trading (US) Company	Fieldwood Energy LLC		WALTER OIL & GAS CORPORATION, W&T OFFSHORE INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
912 8/2	22/2017 Marketing - Gas Sales	Base Contrat for Sale and Purchase for Natrula Gas by and between Fieldwood Energy LLC and Sierentz Global Merchants LLC	Fieldwood Energy LLC and Sierentz Global Merchants LLC	Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser		x		
913 5/	1/2020 Marketing - Gas Sales	Base Contrat for Sale and Purchase for Natrula Gas by and between Fieldwood Energy LLC and South Jersey Resources Group, LLC	Fieldwood Energy LLC and South Jersey Resources Group, LLC	Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser		x		
914 6/1	0/2014 Marketing - Gas Sales	Base Contrat for Sale and Purchase for Natrula Gas by and between Fieldwood Energy LLC and Southern Company Services, Inc.	Fieldwood Energy LLC and Southern Company Services, Inc.	Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser		x		
915 5/2	21/2018 Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Southwest Energy, LP	Fieldwood Energy LLC and Southwest Energy, LP	Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser		x		
916 8/	7/2018 Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Spire Marketing Inc.	Fieldwood Energy LLC and Spire Marketing Inc.	Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser		x		
917 2/	1/1995 Marketing - Transportation	Stingray - Vr 371 Lateral agreement with Reserve Dedication of Block 371, VR 362 - \$.06 by and between Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP Operating) and Stingray Pipeline Company LLC (MCP Operating)	Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP Operating) and Stingray Pipeline Company LLC (MCP Operating)	Fieldwood Energy LLC	VR 371 Lease G09524		\$0.00 Assume and assign to Credit Bid Purchaser		x		
918 1/	1/2012 Marketing - Transportation	Stirray - Hi 350, WC 144 WC269 \$.10 discount. Reserve Dedicaton agreement 310074 by and between Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP Operating) and Stingray Pipeline Company LLC (MCP Operating)	Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP Operating) and Stingray Pipeline Company LLC (MCP Operating)	Fieldwood Energy LLC	HI A350 Lease G02428, HI A350 Lease G02428, HI A350 Lease G02428		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
	/1/2003 Marketing - Transportation	Stingray Reserve Dedication VR Block 326 \$.10 by and between Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP Operating) and Stingray Pipeline Company LLC (MCP Operating)	Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP Operating) and Stingray Pipeline Company LLC (MCP Operating)	3,7		HELIS OIL & GAS COMPANY LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	х			
	6/1974 Marketing - Construction, Operations, Management, Ownership Agreements	Provides for the construction and operation of the onshore separation facility which is connected to the facilities of Stingray Pipeline Company and which separates condensate from the natural gas injected into and transported by Stinray by and between Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP) Operating) and Stingray Pipeline Company LLC (MCP) Operating) and Stingray Pipeline Company LLC (MCP) Operating)	Fieldwood Energy LLC and Stingray Pipeline Company LLC (MCP Operating) and Stingray Pipeline Company LLC (MCP Operating)			MCMORAN OIL & GAS LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
	1/2010 Marketing - Transportation	Liquids Transportation Service by and between Fieldwood Energy LLC and Stingray Pipeline Company LLC and Stingray Pipeline Company LLC	Pipeline Company LLC		HI A350 Lease G02428, WC 144 Lease G01953, WC 172 Lease G01998		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
	1/1995 Marketing - Transportation	Liquids Transportation Service by and between Fieldwood Energy LLC and Stingray Pipeline Company LLC and Stingray Pipeline Company LLC	Fieldwood Energy LLC and Stingray Pipeline Company LLC and Stingray Pipeline Company LLC	Fieldwood Energy LLC		HELIS OIL & GAS COMPANY LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
923 1/	1/2012 Marketing - Transportation	Liquids Transportation Service by and between Fieldwood Energy LLC and Stingray Pipeline Company LLC and Stingray Pipeline Company LLC	Fieldwood Energy LLC and Stingray Pipeline Company LLC and Stingray Pipeline Company LLC	Fieldwood Energy LLC	VR 326 Lease G21096	HELIS OIL & GAS COMPANY LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			
924 12	/1/2014 Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Superior Natural Gas Corporation	Fieldwood Energy LLC and Superior Natural Gas Corporation	Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser		x		

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 38 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Schedule of Assumed Contracts

Notes:

[1] The indusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective diffiliates has any liability thereunder.

[2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease or that the Debtors or their respective diffiliates has any liability thereunder.

[3] Known Contract Counterpraisties represent parties listed in a such agreements and/or words names and/o

	Contract Date	Contract Category	Contract Description [1][2] Known Contract Counterparties [3]	Debtor Entities [4] Associated Leases [5]	Related Lease Parties [6]	Cure Estimate [7]	Proposed Contract Treatment [8]		Credit Bid Purchaser	FW III	FV
925	11/2/2010	Marketing - Construction, Operations, Management, Ownership Agreements	SP 49 Pspalins LLC (the "Entity"), an imited liability company, was formed on November 2, 2010 by Apaché GOM Ppeline. Inc. (accesseded by Pto GOM Ppeline, Inc.) Energy XXI GOM LLC. and Stone Energy Ciffatone. LLC (accesseded by Taios Resources LLC). Then by and between "Federood Energy LLC and Taios Resources LLC and Energy XXI GOM. LLC and Taios Resources LLC and Energy XXI GOM. LLC and Taios Resources LLC and Energy XXI GOM. LLC and Taios Resources LLC and Energy XXI GOM. LLC and Taios Resources LLC and Energy XXI GOM.	Fieldwood Energy LLC; MC 110 Lease G18192 PW GOM Pipeline, Inc.	MARUBENI OIL & GAS (USA) LLC, TALOS RESOURCES LLC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		
926	9/16/2014	Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Tammary Oil & Gas LLC	Fieldwood Energy LLC n.a.		\$0.00	Assume and assign to Credit Bid		×		H
927	6/1/2018	Marketing - Gas Sales	Fieldwood Energy LLC and Tammary Oil & Gas LLC Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Tampa Electric Company	Fieldwood Energy LLC n.a.		\$0.00			x		H
928	6/19/2014	Confidentiality Agreements / AMI and Related	Fieldwood Energy LLC and Tampa Electric Company Consent to Disclose by and between Fieldwood Energy LLC and Fieldwood Energy LLC and Tana Exploration Company LLC	Fieldwood Energy LLC BS 25 Lease 19718, BS 25 Lease G31442, EI 315 Lease G24912, EI 342		\$0.00			x		H
929	3/1/2014	Consents Marketing - Gas Sales	Tana Exploration Company LLC : BS 25 and other properties Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Targa Gas Marketing LLC	Lease G02319, VR 229 Lease G27070 Fieldwood Energy LLC n.a.		\$0.00			×		H
930	10/1/2014	Marketing - Transportation	Fieldwood Energy LLC and Targa Gas Marketing LLC IT Gathering by and between Fieldwood Energy LLC and Targa Fieldwood Energy LLC and Targa Midstream Services and Targa	Fieldwood Energy LLC WC 71 Lease 244, WC 102 Lease 247		\$0.00			x		H
931	10/1/2014	Marketing - Transportation	IT Gathering by and between Fieldwood Energy LLC and Targa Midsteam Services and Targa Midsteam Services and Targa Midsteam Services and Targa Midsteam Services Midsteam Services (Targa Midsteam Services) Fieldwood Energy LLC and Targa Midsteam Services and Targa Midsteam Services and Targa Midsteam Services and Targa Midsteam Services Midsteam Services and Targa Midsteam Services Midsteam Services (Targa Midsteam Services)	Fieldwood Energy LLC HI 129 Lease G01848, WC 290 Lease G04818	W & T OFFSHORE INC, HELIS OIL & GAS COMPANY LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM	\$0.00	Divisive Mergers Divisive Mergers Divisive Mergers	x		x	
932	9/1/2005	Marketing - Processing	POL DEPENDENT ON GPm by and between Fieldwood Energy LLC Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP	Fieldwood Energy LLC SP 60 Lease G02137, SP 61 Lease G01609	COMPANY, MAGNUM HUNTER PRODUCTION INC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid	x	x		
933	8/1/2007	Marketing - Processing	POL depending on GPM plus FEE \$.10 /MMBtu by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP TARGA MIDSTREAM SERVICES	Fieldwood Energy LLC WD 34 Lease G03414, ST 148 Lease G01960		\$0.00	Purchase Agreement) Assume and Allocate Pursuant to Divisive Mergers	x			
934	1/1/2009	Marketing - Processing	Greater of 87%/13% or \$.08 by and between Fieldwood Energy LLC Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP SERVICES LP TARGA MIDSTREAM SERVICES LP TARGA MIDSTREAM SERVICES LP TARGA MIDSTREAM SERVICES LP	Fieldwood Energy LLC WC 71 Lease 244, WC 102 Lease 247		\$0.00	Divisive Mergers	x			
935	6/1/2009	Marketing - Processing	75%/25% plus \$ 12026 / mmbu by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP AND STREAM SERVICES LP MIDSTREAM SERVICES LP	Fieldwood Energy LLC WD 34 Lease G03414, ST 148 Lease G01960		\$0.00	D Assume and Allocate Pursuant to Divisive Mergers	x			Ī
936		Marketing - Processing	Greater of 87%/13% or \$.08 by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM TARGA MIDSTREAM SERVICES LP SERVICES LP	Fieldwood Energy LLC WC 71 Lease 244, WC 102 Lease 247		\$0.00	Divisive Mergers	x			Ī
937		Marketing - Processing	Greater of 87%/13% or \$.08 by and between Fieldwood Energy LLC Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP SERV	Fieldwood Energy LLC WC 71 Lease 244, WC 102 Lease 247		\$0.00	Divisive Mergers	x			ĺ
938	1/1/2003	Marketing - Processing	POL depending on GPM plus FEE \$1.2 MMBltu by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP	Fieldwood Energy LLC WD 41 Lease G01073, GI 46 Lease 132	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		
939	1/1/2009	Marketing - Processing	POL depending on GPM plus FEE \$ 12 MMBftu by and between Fleidword Energy LLC and TARGA MIDSTREAM SERVICES LP	Fieldwood Energy LLC WID 41 Lease G01073, GI 46 Lease 132	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	х		
140	3/31/2009	Marketing - Processing	POL depending on GPM plus FEE \$ 12 MMBfts by and between Fieldword Energy LLC and TARGA MIDSTREAM SERVICES LP	Fieldwood Energy LLC WD 41 Lease G01073, GI 46 Lease 132	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		
941	9/1/2009	Marketing - Processing	POL depending on GPM plus FEE \$1.2 MMBts by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP	Fieldwood Energy LLC WD 41 Lease G01073, GI 46 Lease 132	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	D Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Ex	x	x		
942	11/1/2009	Marketing - Processing	POL depending on GPM plus FEE \$1.2 MMBtu by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP	Fieldwood Energy LLC WD 41 Lease G01073, GI 46 Lease 132	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		
		Marketing - Processing	POL depending on GPM plus FEE \$1.2 MMBits by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP	Fieldwood Energy LLC WD 41 Lease G01073, GI 46 Lease 132	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY		Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		
44	11/1/2010	Marketing - Processing	POL depending on GPM plus FEE \$.12. MMBtu by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP	Fieldwood Energy LLC WD 41 Lease G01073, GI 46 Lease 132	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	х		

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 39 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunde
- 121 The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan)
- [2] in the clause isservative in grill, in their teasoritation because), to thin all rather of its Schedule to date of retirors any executory contracts or injective proper peach in a manager of the contract Counterparties regresses parties listed in chair additionable and of vendor among.

 [3] Known Contract Counterparties regresses parties listed in chair actual agreements and not vendor among.

 [4] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [5] Related lease parties represent current lease co-working interest owners and JIB partners based on Company accounting system records.

scontinental Gas Pipe Line Company LLC

- [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements.

[8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (1) Docks No. 1284] (Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized and the plan (1) Capitalized Debtors Applicable Entity GREATER OF FEE OR POL 85%/15% OR \$.15 / MMBTU PLUS dgs Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP GI 47 Lease 133, SS 198 Lease 593, GI 48 Lease 134, SM 106 Lease APACHE SHELF EXPLORATION LLC. BP AMERICA \$0.00 Assume and (i) assign to Credit Bid Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid FEE by and between Fieldwood Energy LLC and TARGA
MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES G02279 SP 75 Lease G05051 FI 224 Lease G05504 SS 129 Lease RODUCTION COMPANY Purchase Agreement) GREATER OF FEE OR POL 85%/15% OR \$.15 / MMBTU PLUS dgs Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES LP GI 43 Lease 175, ST 53 Lease G04000, VR 229 Lease G27070, GI 32 Lease APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY ssume and (i) assign to Credit Bid FEE by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES 174, Gi 39 Lease 126, Gi 40 Lease 128, Gi 41 Lease 129, Gi 42 Lease 131, Gi 44 Lease 176, Gi 46 Lease 132, Gi 52 Lease 177, WD 94 Lease 839, WD 95 Lease G01497, WD 96 Lease G01498, Gi 43 Lease 175, Gi 47 Lease urchaser (pursuant to the Plan and th Credit Bid Purchase Agreement) on count of the Acquired Interests and/o 133, GI 48 Lease 134 (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Greater of Fee or POL (85%/15%) min Fee \$.12 plu s DGS FEE \$.04 | Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and GI 32 Lease 174. GI 39 Lease 126. GI 40 Lease 128. GI 41 Lease 129. GI 42 APACHE SHELF EXPLORATION LLC. BP AMERICA 4/1/2013 Marketing - Processing Assume and (i) assign to Credit Bid plus Dehy Fee \$.02 (subject to annual exclation) by and between TARGA MIDSTREAM SERVICES LP Lease 131, GI 44 Lease 176, GI 46 Lease 132, GI 47 Lease 133, GI 48 Lease 134, GI 52 Lease 177, WD 67 Lease 179, WD 68 Lease 180, WD 69 PRODUCTION COMPANY Purchager (nursuant to the Plan and the Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid plus beny Fee \$.02 (subject to annual exclasion) by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP an TARGA MIDSTREAM SERVICES LP Lease 181, WD 70 Lease 182, WD 71 Lease 838, WD 94 Lease 839, WD 9 Purchase Agreement) 4/1/2013 ater of Fee or POL (85%/15%) min Fee \$.12 plu s DGS FEE \$.04 Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and Delty Fee \$.02 (subject to annual excitation) by and between TARGA MIDSTREAM SERVICES LP APACHE SHELF EXPLORATION LLC. BP AMERICA me and (i) assign to Credit Bid plus Dehy Fee \$.02 (subject to annual exclation) by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and urchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on TARGA MIDSTREAM SERVICES LE count of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Exclude Assets (as defined in the Credit Bid Purchase Agreement) GREATER OF FEE OR POL 85%/15% OR \$.15 / MMBTU PLUS dgs Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and Fieldwood Energy LLC WD 86 Lease G02934, SP 87 Lease G07799, SP 89 Lease G01618 RENA OFFSHORE LP Assume and Allocate Pursuant to 3/15/2020 Marketing - Processing FEE by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES TARGA MIDSTREAM SERVICES LP Divisive Mergers POL= 85%/15% by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES eldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and ARGA MIDSTREAM SERVICES LP WD 79, WD 80 Lease G01874, WD 80 Lease G0198 Assume and assign to Credit Bio POL= 85%/15% by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES 5/1/2010 Marketing - Processing Idwood Energy LLC and TARGA MIDSTREAM SERVICES LP and ieldwood Energy LLC WD 79 WD 80 Lease G01874 WD 80 Lease G01989 AMPNET INC. VENICE GATHERING SYSTEMS \$0.00 Assume and assign to Credit Bid RGA MIDSTREAM SERVICES LP Idwood Energy LLC and TARGA MIDSTREAM SERVICES LP and RGA MIDSTREAM SERVICES LP AMPNET INC, VENICE GATHERING SYSTEMS 5/1/2011 Marketing - Processing POL= 85%/15% by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and TARGA MIDSTREAM SERVICES Idwood Energy LLC WD 79, WD 80 Lease G01874, WD 80 Lease G01989 \$0.00 Assume and assign to Credit Bid LP Greater of Fee or POL (80%/20%) min Fee \$ 15 plus DGS FFF \$ 0/ eldwood Energy LLC and TARGA MIDSTREAM SERVICES LP and IRGA MIDSTREAM SERVICES LP ANA EXPLORATION COMPANY LLC 953 Marketina - Processina ieldwood Energy LLC RS 25 Lease G31442 Assume and assign to Credit Bid plus Dehy Fee \$.02 (subject to annual exclation) by and between Fieldwood Energy LLC and TARGA MIDSTREAM SERVICES LP at TARGA MIDSTREAM SERVICES LP 6/10/2014 Marketing - Gas Sales Base Contract for Sale and Purchase of Natural Gas by and between dwood Energy LLC and Tenaska Marketing Ventures 954 eldwood Energy LLC \$0.00 Assume and assign to Credit Bid x Fieldwood Energy LLC and Tenaska Marketing Ventures
IT Transport Contract by and between Fieldwood Energy LLC and
Texas Eastern and Texas Eastern Purchaser and Allocate Pursuant to 12/1/2013 Marketing - Transportat Idwood Energy LLC and Texas Eastern and Texas Easte CA 43 Lease G32268 VK 113 Lease G16535 FC 14 Lease G13572 SP 87 ASTEX OFFSHORE INC. PERFORING OIL AN \$0.0 ease G07799, SP 89 Lease G01618, VR 261 Lease G03328, VR 265 Lease AS II LLC; CHEVRON USA INC, EPL OIL & GAS, ANA EXPLORATION COMPANY LLC BS 25 Lease G31442 956 12/1/2013 Marketing - Transportation IT Transport Contract by and between Fieldwood Energy LLC and Fieldwood Energy LLC and Texas Eastern and Texas Eastern dwood Energy LLC \$0.00 Assume and assign to Credit Bid xas Eastern and Texas Eastern Texas Eastern and Texas Eastern IT Transport Contract by and between Fieldwood Energy LLC and Texas Eastern and Texas Eastern Base Contract for Sale and Purchase of Natural Gas by and betweer Fieldwood Energy LLC and Texal Energy Management, Inc. Assume and assign to Credit Bid Purchaser 957 12/1/2013 Marketing - Transportation Fieldwood Energy LLC and Texas Eastern and Texas Eastern eldwood Energy LLC BS 25 Lease G31442 ANA EXPLORATION COMPANY LLC \$0.00 Base Contract for Sale and Purchase of Natural Gas by and between 959 8/1/2014 Marketing - Gas Sales eldwood Energy LLC and The Brooklyn Union Gas Company D/B/A \$0.00 Assume and assign to Credit Bid Fieldwood Energy LLC and The Brooklyn Union Gas Company D/B/A National Grid NY National Grid NY Base Contract for Sale and Purchase of Natural Gas by and betv me and assign to Credit Bid Fieldwood Energy LLC and The Energy Authority, Inc. Base Contract for Sale and Purchase of Natural Gas by and between 8/1/2014 Marketing - Gas Sales Assume and assign to Credit Bid ieldwood Energy LLC and The Narragansett Electric Company D/B/A ieldwood Energy LLC Fieldwood Energy LLC and The Narragansett Electric Company
O/B/A National Grid ational Grid Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and TOTAL Gas & Power North America, Inc. 5/1/2016 Marketing - Gas Sales Idwood Energy LLC and TOTAL Gas & Power North America, Inc. ieldwood Energy LLC Assume and assign to Credit Bid 1/26/2015 Marketing - Gas Sales Base Contract for Sale and Purchase of Natural Gas by and between eldwood Energy LLC and TrailStone NA Logistics, LLC 963 Idwood Energy LLC \$0.00 Assume and assign to Credit Bid x Fieldwood Energy LLC and TrailStone NA Logistics, LLC
T Transport Contract by and between Fieldwood Energy LLC and
Transco and Transco Purchaser
Assume and assign to Credit Bid
Purchaser
Assume and assign to Credit Bid Plant Flash Gas by and between Fieldwood Energy LLC and Trans /R 78 Lease G0442 and Transco IT Transport Contract by and between Fieldwood Energy LLC and Purchaser Assume and assign to Credit Bid MC 948 Lease G28030 MC 948 Lease G28030 MC 949 Lease G32363 MC ECOPETROLAMERICALLIC TALOS ENERGY 966 12/1/2013 Marketing - Transportation twood Energy LLC and Transco and Transc \$0.00 Page Lease G25036, Mr. 93 to lease G25030, mr. 94 to lease G25030, mr. 982 Lease G25236, Mr. 93 to lease G25268, BA 2133 Lease G25265, BA 491 Lease G06069, BA A105 Lease G07575, GA 210 Lease G05524, Hz 05 Lease G07526, Hz 179 Lease G07226, WC 110 Lease 81, VR 78 Lease G04421, El 119 Lease 49, El 120 Lease 50, El Purchaser ume and (i) assign to Credit Bid aser (pursuant to the Plan and th T Transport Contract by and between Fieldwood Energy LLC and Transco and Transco Credit Bid Purchase Agreement) on 125 Lease 51, El 126 Lease 52, El 136 Lease G03152, El 158 Lease ount of the Acquired Interests and/o G01220, El 173 Lease G13622, El 174 Lease G03782, El 175 Lease 438, H (ii) allocate pursuant to the Divisive 111 Lease G02354, HI 110 Lease G02353, HI 176 Lease G27509, SS 32 Mergers on account of the Excluder Legge 335 SS 58 Legge G07746 SS 01 Legge G02010 SS 214 Legge 829 Accets (so defined in the Credit Rid Lease 325, SS 58 Lease G07746, SS 91 Lease G02919, SS 214 Lease C288, SS 41 Lease G10709, SS 246 Lease G10707, SS 274 Lease G10708, SS 261 Lease G10707, SS 274 Lease G10708, SS 252 Lease G01631, SS 354 Lease G15312, SM 66 Lease G07169, MF 1 Lease G10708, SM 981 Lease G17618, SM 106 Lease G10708, MF 1 Lease G10708, MF 1 Lease G10708, MF 1 Lease G107084, PL 91 Lease G04421, VR 272 Lease G23829, SM 102 Lease G24872, VR 313 Lease G01172, VR 315 Lease G04215, VR 332 Lease G09514 ISCT Contract by and between Fieldwood Energy LLC and Transco and Transco Marketing - Transporta twood Energy LLC and Transco and Transco MO 826 Lease G26176, VK 251 Lease G10930 V & T OFFSHORE INC, W&T OFFSHORE IN BA A105 Lease G01757, BA A133 Lease G02665, BA 491 Lease G06069 7/1/2001 Marketing - Gathering surement and Allocation of Condensate by and between ERA HELICOPTERS INC., TAMPNET INC 969 Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC \$0.00 Assume and Allocate Pursuant to Divisive Mergers Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC injected and Retrograde Condensate Transportation and Btu Reduction Make-up Agreement by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC and 970 2/10/2014 Marketing - Transportation Idwood Energy LLC and Transcontinental Gas Pipe Line Company LLC Fieldwood Energy LLC BA A105 Lease G01757, BA A133 Lease G02665, BA 491 Lease G06069 ERA HELICOPTERS INC. TAMPNET INC

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 40 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Williams Field Services

Notes:

[1] The indusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective diffiliates has any liability thereunder.

[2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease or that the Debtors or their respective diffiliates has any liability thereunder.

[3] Known Contract Counterpraisties represent parties listed in a such agreements and/or words names and/o

accument set rordf on this schedule		and an any control purposes only. In the event of any conflict between any or	and Great Sid number Agreement, the Delimitive Documents of any other of	According to any Pl	an of Merger (collectively, the "Transaction Documents"), on the one hand, and	. and conseque of Assumed Contracts, the applicable Tra	SOCIONI DOCUMENTO SHEEL CONTUIL.		Applicable En	ity
# Contract C	ontract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate Proposed Contract Treatment [8]	FWI Cr	edit Bid rchaser	W III
971 7/1/2014 Marketing - Gat	hering	Measurement and Allocation of Condensate by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line	Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC and Transcontinental Gas Pipe Line Company LLC	Fieldwood Energy LLC	BA A105 Lease G01757, BA A133 Lease G02665, BA 491 Lease G06069	ERA HELICOPTERS INC., TAMPNET INC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
972 4/8/2010 Marketing - Tra	nsportation	Company LLC and Transcontinental Gas Pipe Line Company LLC Liquid Transportation by and between Fisidoxood Energy LLC and Transcontinental Gas Pipe Line Company LLC (formerly Transcontinental Gas Pipe Line Corporation) and Transcontinental Gas Pipe Line Company LLC (formerly Transcontinental Gas Pipe	Fieldwood Energy LLC and Transcontinental Gas Pipe Line Company LLC formerly Transcontinental Gas Pipe Line Corporation) and Transcontinental Gas Pipe Line Company LLC(formerly Transcontinental Gas Pipe Line Company LLC(Fieldwood Energy LLC	SA 10 Lease G03958		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
973 11/1/2007 Marketing - Tra	nsportation	Line Corporation) Liquid Transportation BTU Makeup by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation	Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation	Fieldwood Energy LLC	El 126 Lease 52, PL 10 Lease G02925, SS 214 Lease 828, SS 253 Lease G01031, VR 313 Lease G01172, El 158 Lease G01220, SS 233 Lease G01528, VR 315 Lease G04215, ST 316 Lease G22762, VR 272 Lease G23829, SS 91 Lease G02919, SS 354 Lease G15312		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		x
974 7/1/2008 Marketing - Tra	nsportation	Liquid Transportation BTU Makeup by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation	Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation	Fieldwood Energy LLC	BA 491 Lease G06069		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
975 8/6/1997 Marketing - Tra	nsportation	Liquid Transportation by and between Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation	Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation	Fieldwood Energy LLC	HI 179 Lease G03236	ARENA ENERGY LP, Transcontinental Gas Pipeline Co LLC	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
9/27/1993 Marketing - Tra		user in yet untercaptions on and between Fieldwood Energy LLC and Transcontinental Ges Pipe Line Corporation and Transcontinental Ges Pipe Line Corporation and Transcontinental Ges Pipe Line Corporation	Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation	Fieldwood Energy LLC	SA A166 Lesse 001757, BA A133 Lesse 002695, BA 491 Lesse 002696, QA 210 Lesse 025524, Hi 179 Lesse 032326, Hi 208 Lesse 020690, WC 110 Lesse 81, SS 354 Lesse G15312, VR 78 Lesse 004421	ERA HELICOPTERS INC., TAMPNET INC	\$0.00 Assume and (i) assign to Credit Bit Purchase (pursuant to the Plan and the Credit Bit Purchase (pursuant to the Plan and the Credit Bit Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Evuluted Assets (as defined in the Credit Bit Purchase Agreement)	x	x	
977 11/1/2007 Marketing - Tra	nsportation	Liquid Transposition by and between Fleidrecod Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation	Fieldwood Energy LLC and Transcontinental Gas Pipe Line Corporation and Transcontinental Gas Pipe Line Corporation	Fieldwood Energy LLC	BA A105 Lease C01757, BA A133 Lease C02695, BA 491 Lease C05909, GA 210 Lease C25524, HI 179 Lease C03236, HI 206 Lease C20660, WC 110 Lease 61, VR 78 Lease C04421	ERA HELICOPTERS INC., TAMPNET INC	\$0.00 Assume and (i) assign to Credit Bit. Purchase (ruszant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
978 1/22/2013 Marketing - Tra	nsportation	Liquid Transpotation by and between Fieldwood Energy LLC and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation) and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation)	Fieldwood Energy LLC and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas Pipe Line Corporation) and Transcontinental Gas Pipeline Company, LLC (formerly Transcontinental Gas	Fieldwood Energy LLC	BA A105 Lease C01757; BA A133 Lease C02665; BA 491 Lease C06069. GA 210 Lease C25524, Hi 179 Lease G03236, Hi 206 Lease C20660, WC 110 Lease 61, VR 78 Lease G04421	ERA HELICOPTERS INC., TAMPNET INC	\$0.00 Assume and (i) assign to Credit Bid Purchaser (our bit by Poly and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Diview Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
979 8/7/2014 Marketing - Gas		Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and United Energy Trading, LLC		Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser		x	
80 11/1/2015 Marketing - Oth	er	Provides for certain monitoring, maintenance and repais for the South Pass Dehydration Station on behalf of Owners by and betwee Fieldwood Energy LLC and Venice Energy Services Company LLC (Targa Resources) and Venice Energy Services Company LLC (Targa Resources)	Fieldwood Energy LLC and Venice Energy Services Company LLC (Targa Resources) and Venice Energy Services Company LLC (Targa Resources)	Fieldwood Energy LLC	SP 89 Lease G01618, WD 86 Lease G02934, WD 128 Lease G10883, WD 104 Lease 841	TALOS ERT LLC, THE LOUISIANA LAND & EXPL CO LLC, SANARE ENERGY PARTNERS, LLC, Texas Eastern Transmission / Spectra Energy	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
981 8/13/1997 Marketing - Tra	nsportation	Venice Gatheing Firm Transport with Disount \$.05, ST-148 by and between Fieldwood Energy LLC and Venice Gatheering System,	Fieldwood Energy LLC and Venice Gatheering System, L.L.C. and Venice Gatheering System, L.L.C.	Fieldwood Energy LLC	ST 148 Lease G01960		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
82 12/17/1997 Marketing - Tra	nsportation	L.L.C. and Venice Gatheering System, L.L.C. Venice Gatheing Firm Transport with Disount \$.05, ST-148 by and between Fieldwood Energy LLC and Venice Gatheering System,	Fieldwood Energy LLC and Venice Gatheering System, L.L.C. and Venice Gatheering System, L.L.C.	Fieldwood Energy LLC	ST 148 Lease G01960		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
983 10/1/2019 Marketing - Tra	nsportation	LLC. and Venice Gathering System, LLC. FF: 2 Transport by and between Fieldwood Energy LLC and Venice Gathering and Venice Gathering	Fieldwood Energy LLC and Venice Gathering and Venice Gathering	Fieldwood Energy LLC	WD 79, WD 80 Lease G01874, ST 148 Lease G01960	TAMPNET INC, VENICE GATHERING SYSTEMS	\$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired interests and/or Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreemen)	x	x	
984 12/15/1997 Marketing - Tra	nsportation	Venice Gatheing Firm Transport with Disount \$.05, ST-148 by and between Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C.	Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C.	Fieldwood Energy LLC	ST 148 Lease G01960		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
85 4/1/2003 Marketing - Gat	hering	GC 45, WD 41 by and between Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C.	Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C.	Fieldwood Energy LLC	WD 41 Lease G01073		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
36 11/1/2010 Marketing - Gat	hering	Venice Gathlering, Max Rate, WD 41 Effective date 11/1/2010 by and between Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C.	Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C.	Fieldwood Energy LLC	WD 41 Lease G01073		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
37 12/18/1997 Marketing - Tra	nsportation	Venice Gatheing Firm Transport with Disount \$.05, WD 79 by and between Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C.	Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C.	Fieldwood Energy LLC	WD 79, WD 80 Lease G01874	TAMPNET INC, VENICE GATHERING SYSTEMS	\$0.00 Assume and assign to Credit Bid Purchaser		x	
38 1/1/2001 Marketing - Tra		Venice Gatheing Firm transport Max rate WD 79 by and between Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C.	Fieldwood Energy LLC and Venice Gathering System, L.L.C. and Venice Gathering System, L.L.C.	Fieldwood Energy LLC	WD 79, WD 80 Lease G01874	TAMPNET INC, VENICE GATHERING SYSTEMS	\$0.00 Assume and assign to Credit Bid Purchaser		x	
39 3/31/2014 Marketing - Gas		Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and W&T Offshore, Inc.		Fieldwood Energy LLC	П.а.		\$0.00 Assume and assign to Credit Bid Purchaser		x	
90 8/14/2014 Marketing - Gas	s Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Washington Gas Light Company		Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser		x	
91 9/10/1990 Marketing - Gat	-	Gathering Agreement - Discount for BA 491 by and between Fieldwood Energy LLC and WFS and WFS	Fieldwood Energy LLC and WFS and WFS		BA 491 Lease G06069		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
92 9/1/2009 Marketing - Ter	-	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and WFS-Liquid Company	Company	Fieldwood Energy LLC	SM 66 Lease G01198, SM 132 Lease G02282, ST 316 Lease G22762, SS 145 Lease G34831, SM 76 Lease G01208		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
3 9/1/2009 Marketing - Ter		Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid Company and WFS-Liquid Company	Company	Fieldwood Energy LLC	PL 10 Lease G02925, PL 13 Lease G03171, PL 10 Lease G02925, El 158 Lease G01220, El 107 Lease G15241, El 107 Lease G15241, SS 182 Lease G03998, SS 259 Lease G05044, SS 33 Lease 336, SS 193 Lease G13917, SM 76 Lease G01208	WALTER OIL & GAS CORPORATION, MCMORAN OIL & GAS LLC, RIDGEWOOD ENERGY CORPORATION	\$0.00 Assume and Allocate Pursuant to Divisive Mergers \$0.00 Assume and Allocate Pursuant to	x		
94 2/1/2014 Marketing - Ter	minalling	Terminalling Agreement by and between Fieldwood Energy LLC and WFS-Liquid LLC and WFS-Liquid LLC	Fieldwood Energy LLC and WFS-Liquid LLC and WFS-Liquid LLC	Fieldwood Energy LLC	El 126 Lease 52, PL 10 Lease G02925, SS 214 Lease 828, SS 253 Lease G01031, VR 313 Lease G01172, El 158 Lease G01220, SS 233 Lease G01528, VR 315 Lease G04215, ST 316 Lease G22762, VR 272 Lease G23829, SS 91 Lease G02919, SS 334 Lease G15312		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		x
95 3/26/2014 Marketing - Gas		Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and WGL Midstream, Inc.	=-	Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser		x	
996 2/1/2014 Marketing - Gas		Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy LLC and Williams Energy Resources LLC		Fieldwood Energy LLC	n.a.		\$0.00 Assume and assign to Credit Bid Purchaser		×	
997 3/1/2003 Marketing - Pro	cessing	PTR KEEP WHOLE -fee=\$.06 /MMBtu - no liquids received by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC	BA 491 Lease G06069		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		
998 4/1/2003 Marketing - Pro	cessing	PTR KEEP WHOLE -fee=\$.06 /MMBtu - no liquids received by and between FieldWood Energy LLC and Williams Field Services and	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC	BA 491 Lease G06069		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 41 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

_	ontract							Cure Setimate			Applicable Entity
	Date	Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]		Related Lease Parties [6]	[7]	Proposed Contract Treatment [8]		Credit Bid FW III F Purchaser
99 12	2/1/2003	Marketing - Processing	PTR KEEP WHOLE -fee=\$.06 /MMBtu - no liquids received by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC			\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	
		Marketing - Processing	POL 90%/10% by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC			\$0.00	Assume and assign to Credit Bid Purchaser		x
		Marketing - Processing	POL 90%/10% by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services		ST 308 Lease G21685		\$0.00	Assume and assign to Credit Bid Purchaser		x
002 8/	25/2009	Marketing - Processing	POL 90%/10% by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC	ST 308 Lease G21685		\$0.00	Assume and assign to Credit Bid Purchaser		x
03 12	/10/2013	Marketing - Processing	POL 85% / 15% by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC	MC 904 Lease G36566, MC 948 Lease G28030, MC 949 Lease G32363, M 992 Lease G24133, MC 993 Lease G24134	IC .	\$0.00	Assume and assign to Credit Bid		x
004 12	/12/2013	Marketing - Processing	POL 90%/10% by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC	St 308 Lease G21685		\$0.00	Assume and assign to Credit Bid Purchaser		x
105 12	/10/2013	Marketing - Processing	POL 85% / 15% by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC	992 Lease G24133, MC 993 Lease G24134	TALOS ENERGY OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x
		Marketing - Processing	POL 85% / 15% by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC	992 Lease G24133, MC 993 Lease G24134	C ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC; ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x
		Marketing - Processing	PTR KEEP WHOLE -fee=\$.06 /MMBtu - no liquids received by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services		BA A105 Lease G01757	ERA HELICOPTERS INC., TAMPNET INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	
		Marketing - Processing	PTR KEEP WHOLE -fee=\$.06 /MMBtu - no liquids received by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services		BA A105 Lease G01757	ERA HELICOPTERS INC., TAMPNET INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	
09 11	1/5/2004	Marketing - Processing	PTR KEEP WHOLE -fee=\$.06/MMBtu - no liquids received by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC	BA A105 Lease G01757	ERA HELICOPTERS INC., TAMPNET INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	
10 5	/1/2020	Marketing - Processing	POL-65% of GPM- Never less than 10% or more than 20% by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services 80% / 20% PTR KEEP WHOLE by and between Fieldwood Energy	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC	GC 040 Lease G34536	ILX PROSPECT KATMAI LLC, RIDGEWOOD KATMA LLC		Assume and assign to Credit Bid Purchaser		x
		Marketing - Processing	LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services		MP 259 Lease G07827	MCMORAN OIL & GAS LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	
		Marketing - Processing	80% / 20% PTR KEEP WHOLE by and between Fieldwood Energy	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC			\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	
13 8	/1/2004	Marketing - Processing	PTR KEEP WHOLE -fee=\$.06 /MMBtu - no liquids received by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC	BA A133 Lease G02665	W & T ENERGY VI LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	
		Marketing - Processing	80%/20% POL with a minimum \$.13 /MMBtu by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC	BA A47 Lease G03940		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	
		Marketing - Processing	80%/20% POL with a minimum \$.13 /MMBtu by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC	BA A133 Lease G02665, MU A85 Lease G03061, MU A-111 Lease G03068 BA A47 Lease G03940		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	
16 9	/1/2009	Marketing - Processing	If inlet volume is greater than 25,000; ((25,000 MMBTU * .03) + (Excess Daily Volume * 0.025)/Total Field Delivery Pt. Daily Volume by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC	MO 826 Lease G26176	W & T OFFSHORE INC, W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×	
		Marketing - Processing	GPM; < 1.8 = 82/18%, 1.8>3 = 85/15%, >3 = 88/12% by and between Fieldwood Energy LLC and Williams Field Services and Williams Field Services	Fieldwood Energy LLC and Williams Field Services and Williams Field Services		ST 311 Lease G31418, ST 320 Lease G24990	WALTER OIL & GAS CORPORATION, W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×	
		Assignment of Oil & Gas Leasehold Interest(s	10/15/2018 by and between Fieldwood Energy LLC as Assignor and BP Exploration & Production as Assignee	Fieldwood Energy LLC as Assignor and BP Exploration & Production as Assignee	Fieldwood Energy LLC			\$0.00	Assume and assign to Credit Bid Purchaser		x
		Letter Agreement - Other Land	Letter Agreement dated 11-20-2020 but acknowledged and agreed to 12-9-2020 by and between Fieldwood Energy LLC, Arena Offshore, LP and Arena Energy, LLC	Fieldwood Energy LLC, Arena Offshore, LP and Arena Energy, LLC		PL 25 Lease G14535	ARENA OFFSHORE LP	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	
20 1/	28/2021	Settlement / Release / Relinquishment Agreements	Release and Settlement Agreement effective January 28, 2021 by and between Fieldwood Energy LLC, Fieldwood SD Offshore LLC, Fieldwood Energy Offshore LLC and Sanare Energy Partners LLC	Fieldwood Energy LLC, Fieldwood SD Offshore LLC, Fieldwood Energy Offshore LLC and Sanare Energy Partners LLC	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC; Fieldwoo SD Offshore LLC	VR 229 Lease G27070, SP 89 Lease G01618, SM 40 Lease G13607, SS 252 Lease G01529, HIPS Lease ?, Venice Dehydration Station Lease ?, d Grand Chenier Separation Facility	SANARE ENERGY PARTNERS, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x
21 11	1/1/2018	Letter Agreement - Other Land	Letter Agreement re Project Team Letter Agreement re Project Team by and between Fieldwood Energy LLC, Ridgewood Katmai, LLC and ILX Prospect Katmai, LLC, effective November 1, 2018 covering Katmai	Fieldwood Energy LLC, Ridgewood Katmai, LLC and ILX Prospect Katmai LLC, effective November 1, 2018 covering Katmai	, Fieldwood Energy LLC	EW 1009 Lease G34878, EW 1010 Lease G34879, EW 1011 Lease G34880, GC 40 Lease G34536, GC 41 Lease G34537, GC 39A Lease G34966	ILX PROSPECT KATMAI LLC, RIDGEWOOD KATMA LLC	u \$0.00	Assume and assign to Credit Bid Purchaser		x
22 12	2/4/1958	Operating Agreement - Other	OPERATING AGREEMENT BY AND BETWEEN THE TEXAS COMPANY AND PAN AMERICAN PETROLEUM CORPORATION , AS AMENDED.	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	WD 103 Lease 840		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	
23 7/	25/1960	Operating Agreement - Other	Operating Agreement, dated effective July 25,1960, as amended, between Second Mobil Oil Company, Inc., Gulf Oil 'Corporation, and	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	SS 169 Lease 820		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	
24 7	/1/1974	Joint Operating Agreement	Humble Oil & Refining Company, as amended, SS 169 Field. OPERATING AGREEMENT DATED JULY 1, 1974, BY AND BETWEEN MOBIL OIL CORPORATION, UNION OIL COMPANY OF CALIFORNIA, TEXAS GAS EXPLORATION CORPORATION,	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	HI A382 Lease G02757		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×	
25 7	/1/1974	Joint Operating Agreement	AMOCO PRODUCTION COMPANY AND NORTHWEST MUTUAL LIFE INSURANCE COMPANY, AS AMENDED. OPERATING AGREEMENT DATED JULY 1, 1974, BY AND	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	Fieldwood Energy LLC;	HI A596 Lease G02722		\$0.00	Assume and Allocate Pursuant to	-	
			BETWEEN MOBIL OIL CORPORATION, UNION OIL COMPANY OF CALIFORNIA, TEXAS GAS EXPLORATION CORPORATION, AMOCO PRODUCTION COMPANY AND NORTHWEST MUTUAL LIFE INSURANCE COMPANY, AS AMENDED.		Fieldwood Energy Offshore LLC				Divisive Mergers	x	
26 11	/11/1980	Joint Operating Agreement	JOINT OPERATING AGREEMENT DATED NOVEMBER 11, 1980, BY AND BETWEEN ANADARKO PETROLEUM CORPORATION, AS OPERATOR, AND CNG PRODUCING COMPANY AND HUNT OIL	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	Fieldwood Energy LLC; Fieldwood Energy	VR 78 Lease G04421		\$0.00	Assume and assign to Credit Bid Purchaser		
			COMPANY, AS NON-OPERATORS, COVERING VERMILION AREA, BLOCK 78, OCS-G 4421, OFFSHORE LOUISIANA.		Offshore LLC						x
7 4.	/1/1981	Unit Agreement and/or Unit Operating Agreement	Unit Operating Agreement; dated April 1,1981, by and between Conoco Inc., Atlantic Richfield Company, Getty Oil Company, Cities	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	Fieldwood Energy LLC; Fieldwood Energy	SS 206 Lease G01522, SS 207 Lease G01523		\$0.00	Assume and Allocate Pursuant to Divisive Mergers		
			Service Company, Placid Oil Company, Hamilton Brother Oil Company, Mobil Oil Exploration and Producing S.E., Inc., Gulf Oil Corporation, Hunt Oil Company, Highland Resources, Inc., Hunt Industries and Prosper Energy Corporation, comprising all working interest owners in the Ship ShOperating Agreement Blocks 206, 207, COS-6, 1823, and COS-6, 1523, respectively.		Offshore LLC					x	
3 4	/1/1981	Unit Agreement and/or Unit Operating Agreement	Unit Agreement for the C-6/JS Sand, effective April 1,1981, between. Arco Oil and Gas, Company, Getty Oil Company, Clities Service Company, Hamilton Brothers Oil Company, Mobil Oil. Exploration >- Producing S.E. Inc., Gulf Oil Corporation, Hunt Oil Company, Hohland Resources. Inc. Hunt: Industries. and Prosper Energy	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	SS 206 Lease G01522, SS 207 Lease G01523		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	
9 7	/1/1974	Joint Operating Agreement	Corporation.; Unit No. 891020231 OPERATING AGREEMENT DATED JULY 1, 1974, BY AND	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	Fieldwood Energy LLC;	HI A595 Lease G02721	APACHE DEEPWATER LLC. COX OPERATING.	\$0.00	Assume and Allocate Pursuant to		
- "			BETWEEN MOBIL OIL CORPORATION, UNION OIL COMPANY OF CALIFORNIA, TEXAS GAS EXPLORATION CORPORATION, AMOCO PRODUCTION COMPANY AND NORTHWEST MUTUAL LIFE INSURANCE COMPANY, AS AMENDED.		Fieldwood Energy Offshore LLC	- White	L.L.C., ENI Trading & Shipping Inc., NEXEN ENERGY MARKETING U.S.A. INC., SANARE ENERGY PARTNERS, LLC, SHELL TRADING (US) COMPANY		Divisive Mergers	×	

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 42 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

	Contract	Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate	Proposed Contract Treatment [8]		Credit Bid Purchaser	FW III	
1030	8/1/1973	Joint Operating Agreement	OPERATING AGREEMENT BY AND BETWEEN MOBIL OIL	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	Fieldwood Energy LLC;	HI A573 Lease G02393, HI A572 Lease G02392	ERA HELICOPTERS INC.	\$0.00			Fulcilasei		
			CORPORATION AND UNION OIL COMPANY OF CALIFORNIA ET AL		Fieldwood Energy Offshore LLC				Divisive Mergers	×			
1031		Termination / Ratification and Joinder of Operating or Other Agreements	Terminates Master Use Agreement and JEA by and between Fieldwood Energy LLC; Fieldwood Energy Offshore LLC; GOM Shelf LLC Juneau Oil & Gas LLC	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC; GOM Shelf LLC Juneau Oil & Gas LLC	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC; GOM Shelf LLC	Gl 46 Lease 132	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Assume and assign to Credit Bid Purchaser		x		
032	11/1/2019	Property Participation & Exchange Agreements	Agree to prospect area; elects not to aquire GI 46 AMI; elects not to participate, etc. by and between Fieldwood Energy LLC; Fieldwood Energy Offshore LLC; GOM Shelf LLC Juneau Oil & Gas LLC	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC; GOM Shelf LLC Juneau Oil & Gas LLC	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC; GOM Shelf LLC	GI 46 Lease 132	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00	Assume and assign to Credit Bid Purchaser		×		
033	7/1/1995	Joint Operating Agreement	BY AND BETWEEN NORCEN EXPLORER, INC. OPERATOR, DALEN RESOURCES OIL & GAS CO AND GLOBAL NATURAL RESOURCES CORPORATION OF NEVADA COVERING PORTIONS OF BLOCK 117 AND 118, EUGENE ISLAND, AS AMENDED TO EXCLUDE JOINT DEVELOPMENT ACREAGE.	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC; Tammany Oli an Gas	d Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	El 107 Lease G15241, El 108 Lease G03811, El 118 Lease G15242		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
034	2/23/1996	Joint Development / Venture / Exploration Agreements	CORPORATION, W & T, DEVON, NCX	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC; Tammany Oil an Gas	Fieldwood Energy Offshore LLC	Lease G15242		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
035	2/1/1971	Joint Operating Agreement	Company and Texaco Inc. Amendment to Operating Agreement, dated effective May 1,1974, between Tenneco Oil Company, Texaco Inc. and Tenneco Exploration 11, Ltd., whereby Tenneco Exploration Ill became a party to, and ratified, the operating agreement.	Fieldwood Energy LLC, Fieldwood Energy Offshore LLC; Tana Exploration Company LLC	Fieldwood Energy Offshore LLC	El 342 Lease G02319	TANA EXPLORATION COMPANY LLC	\$0.00	Divisive Mergers	x			x
036		Joint Operating Agreement	GAS COMPANY AND THE LOUISIANA LAND AND EXPLORATION COMPANY, ET AL.		Fieldwood Energy LLC; GOM Shelf LLC	SP 87 Lease G07799, SP 89 Lease G01618	TALOS ERT LLC; TALOS ERT LLC, THE LOUISIANA LAND & EXPL CO LLC, SANARE ENERGY PARTNERS, LLC, Texas Eastern Transmission / Spectra Energy	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1037	12/20/2016	Preferential Rights Agreement	Preferential Right to Purchase Election Letter by and between Fieldwood Energy Offshore LLC and ANKOR E&P Holdings Corporation : ANKOR Waiver of Pref per GCER to Fieldwood Transaction	Fieldwood Energy Offshore LLC and ANKOR E&P Holdings Corporation	Fieldwood Energy Offshore LLC	SS 79 Lease G15277	CALYPSO EXPLORATION LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1038		Preferential Rights Agreement	Preferential Right to Purchase Election Letter by and between Fieldwood Energy Offshore LLC and ANKOR E&P Holdings Corporation : ANKOR Waiver of Pref per SCL to Fieldwood Transaction	Fieldwood Energy Offshore LLC and ANKOR E&P Holdings Corporation	Fieldwood Energy Offshore LLC	SS 79 Lease G15277	CALYPSO EXPLORATION LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1039	11/4/2014	Farmout Agreement	Farmout Proposal by and between Fieldwood Energy Offshore LLC	Fieldwood Energy Offshore LLC and ANKOR Energy LLC; STX Energy E&P Offshore Management, LLC; SCL Resources, LLC	Fieldwood Energy Offshore LLC	SS 79 Lease G15277	CALYPSO EXPLORATION LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1040		Preferential Rights Agreement	Preferential Right to Purchase Election Letter by and between Fieldwood Energy Offshore LLC and Apache Shelf Exploration LLC : Waiver of pref relevant to Black Elk's Interest	Fieldwood Energy Offshore LLC and Apache Shelf Exploration LLC	Fieldwood Energy Offshore LLC	GI 110 Lease G13943, GI 116 Lease G13944	W & T OFFSHORE INC	\$0.00	Purchaser		x		
041	7/1/2016	Marketing - Gas Sales	Base Contract for Sale and Purchase of Natural Gas by and between Fieldwood Energy Offshore LLC and Enlink Gas Marketing, LP	Fieldwood Energy Offshore LLC and Enlink Gas Marketing, LP	Fieldwood Energy Offshore LLC	n.a.		\$0.00	Assume and assign to Credit Bid Purchaser		x		
042		Other Notices	Notice of Default by and between Fieldwood Energy Offshore LLC and Knight Resources, LLC: Notice Default per 87 of JOA dated 07/15/2000 non payment JIBS	Fieldwood Energy Offshore LLC and Knight Resources, LLC	Fieldwood Energy Offshore LLC	SS 79 Lease G15277	CALYPSO EXPLORATION LLC	\$0.00	Purchaser		x		
043		Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017	Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate	Fieldwood Energy Offshore LLC	SS 206 Lease G01522		\$0.00	Divisive Mergers	x			x
044		Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017	Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate	Fieldwood Energy Offshore LLC	SS 207 Lease G01523		\$0.00	Divisive Mergers	x			x
045		Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017	Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate	Fieldwood Energy Offshore LLC	SS 216 Lease G01524		\$0.00	Divisive Mergers	x			
1046	1/1/2017	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017	Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate	Fieldwood Energy Offshore LLC	SM 269 Lease G02311		\$0.00	Divisive Mergers	x			
1047	1/1/2017	Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017	Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate	Fieldwood Energy Offshore LLC	SM 281 Lease G02600		\$0.00	Divisive Mergers	x			
1048		Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017	Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate	Fieldwood Energy Offshore LLC	SS 204 Lease G01520	EPL OIL & GAS, LLC, KINETICA DEEPWATER EXPRESS, LLC	\$0.00	Divisive Mergers	x			
049		Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017	Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate	Fieldwood Energy Offshore LLC	SM 268 Lease G02310	HELIS OIL & GAS CO, AMERICAN PANTHER, LLC, MP GULF OF MEXICO, LLC	\$0.00	Divisive Mergers	x			
050		Withdrawal Agreement	by and between Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate: Withdrawal Letter Agreement dated 6-15-2017 but effective 1/1/2017	Fieldwood Energy Offshore LLC and Lamar Hunt Trust Estate	Fieldwood Energy Offshore LLC	SM 280 Lease G14456 GI 116 Lease G13944	MP GULF OF MEXICO, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
		Marketing - Separation & Stablization	LLC. and Manta Ray Offshore Gathering Company, LLC.	Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Fieldwood Energy Offshore LLC		NO. O. O	\$ 0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		
052		Marketing - Separation & Stablization	LLC. and Manta Ray Offshore Gathering Company, LLC.	Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Fieldwood Energy Offshore LLC	GC 109 Lease G05900, GI 110 Lease G13943, GI 116 Lease G13944	WILD WELL CONTROL INC	\$0.00	Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		
		Marketing - Separation & Stablization	L.L.C. and Manta Ray Offshore Gathering Company, L.L.C.	Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, LLC. and Manta Ray Offshore Gathering Company, LLC.	Fieldwood Energy Offshore LLC	GC 108 Lease G14688, GC 109 Lease G05900, GI 110 Lease G13943	WILD WELL CONTROL INC		Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		
1054	1/1/2015	Marketing - Separation & Stablization	LSSA putting all Blocks on one contract by and between Fieldwood Energy Offshore LLC and Manta Ray Offshore Bathering Company, LL.C. and Manta Ray Offshore Gathering Company, LL.C.	Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, LLC, and Manta Ray Offshore Gathering Company, LLC.	Fieldwood Energy Offshore LLC	GC 108 Lease G14688, GC 109 Lease G15900, GC 200 Lease G12209, G 201 Lease G1220, GC 244 Lease G15904, GC 110 Lease G13943, GI 116 Lease G13944, GI 116 Lease G13944	SC WILD WELL CONTROL INC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 43 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

[1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder

FMC TECHNOLOGIES INC

530551 Master Services Agreement dated effective 08/13/2015

- 121 The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

[2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

[3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1 Flan of Fisikeroof Energy LLC and Its Affiliated Debtors (2014) and supplied the mention of a supple further amended, supplemented, or modified, the "Plan"). Capitalizated to be the Debtor: Fourth Amended Joint Chapter 1 Flan of Fisikeroof Energy LLC and Its Affiliated Debtors (2014) and supplementation or modified, the "Plan"). Capitalizated to Enumentation and the plan (1) and the plan Applicable Entity LSSA putting all Block on one contract by and between Fieldwood Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C. GC 065 Lease G05889, GC 108 Lease G1466 WILD WELL CONTROL INC. DEEPWATER Assume and assign to Credit Bid Energy Offshore LLC and Manta Ray Offshore Gathering Company. L.L.C. and Manta Ray Offshore Gathering Company, L.L.C. Offshore LLC ARANDONMENT ALTERNATIVES INC. MARLIBENI ABANDONMENT ALTERNATIVES INC, MARUBENI
OIL & GAS (USA) LLC, WALTER OIL & GAS
CORPORATION, ERA HELICOPTERS INC., MANTA
RAY OFFSHORE GATHERING, RED WILLOW
OFFSHORE LLC, TALOS ENRERGY OFFSHORE, LLC
CHEVRON USA INC, W & T ENER eldwood Energy Offshore LLC and Manta Ray Offshore Gathering ompany, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C. 1056 6/1/2014 Marketing - Separation & Stab LSSA putting all Blocks on one contract by and between Fieldwood Energy Offshore LLC and Manta Ray Offshore Gathering Company, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C. VILD WELL CONTROL INC DEEPWATER C 065 Lease G058 fshore LLC MBANDONMENT ALTERNATIVES INC, MARUBENI DIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA AY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC. W & T ENER WILD WELL CONTROL INC, DEEPWATER
ABANDONMENT ALTERNATIVES INC, MARUBENI SSA putting all Blocks on one contract by and between Fieldwood eldwood Energy Offshore LLC and Manta Ray Offshore Gath Assume and assign to Credit Bid Energy Offshore LLC and Manta Ray Offshore Gathering Company, ..L.C. and Manta Ray Offshore Gathering Company, L.L.C. ompany, L.L.C. and Manta Ray Offshore Gathering Company, L.L.C. Offshore LLC ORPORATION FRA HELICOPTERS INC. MANTA AY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC. TALOS ENERGY OFFSHORE, LLC HEVRON USA INC, W & T ENER 5/30/2017 Notice of Default by and between Fieldwood Energy Offshore LLC eldwood Energy Offshore LLC and Rooster Oil & Gas, LLC Fieldwood Energy S 79 Lease G1527 ALYPSO EXPLORATION LLC Assume and assign to Credit Bid and Rooster Oil & Gas, LLC : Notice Default per 87 of JOA dated Offshore LLC and knocker Uil & Sas, LLC: Notice Default per 17 of J.O.R. dated 07/115/2000 non payment JIBS Fieldwood Energy Offshore LLC and Wild Well Control, Inc. (WWCI") in their capacity as co-owners of the Platform and Fieldwood, Talos Energy Offshore LLC("Talos") and Red Willow Offshore, LLC ("Red Willow") WILD WELL CONTROL INC, DEEPWATER
ABANDONMENT ALTERNATIVES INC, MARUBENI
OIL & GAS (USA) LLC, WALTER OIL & GAS
CORPORATION, ERA HELICOPTERS INC., MANTA eldwood Energy Offshore LLC and Wild Well Control, Inc. (WWCI") in eir capacity as co-owners of the Platform and Fieldwood, Talos Energy fshore LLC("Talos") and Red Willow Offshore, LLC ("Red Willow") GC 065 Lease G0588 Assume and assign to Credit Bid AY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC. W & T ENER Amendment to Operating Agreement, dated effective May 1,1997, between GOM Shelf, LLC, and ChevronTexaco and Kerr-McGee Oil Joint Operating Agreemen Fieldwood Energy Offshore LLC; Fieldwood Energy Offshore LLC; GOI Shelf; GOM Shelf LLC; W & T Energy VI LLC Fieldwood Energy Offshore LLC; GOM Divisive Mergers & Gas Corporation, amending Exhibit "A" to reflect a new division of Shelf LLC Fieldwood Energy Offshore LLC; GOM Shelf LLC interest. Main Agreement, dated effective January 12,1965, between Cities Service Oil Company, Skelly Oil Company, Sunray DX Oil Company and Tidewater Oil Company, overning operations on the contract area. The Operating Agreement contained in Exhibit "C" of the Main Agreement was superseded by the Joint Operating Agreement eff. od Energy Offshore LLC; GOM Shelf LLC; W & T Energy VI LL A A133 Lease G0266 V & T ENERGY VIII C Fieldwood Energy Offshore, LLC and Manta Ray Offshore Gathering ompany and Manta Ray Offshore Gathering Company ffshore LLC Company and Manta Ray Offshore Gathering Company
Manta Ray firm Gatheing and Dedication, Disount Rate of \$1.2 by
Manta Ray firm Gatheing and Dedication, Disount Rate of \$1.2 by
Offshore Gathering Company
Manta Ray Offshore Gathering
Offshore Gathering
Offshore Gathering Idwood Energy Offshore, LLC and Manta Ray Offshore Gather mpany and Manta Ray Offshore Gathering Company 1063 GC 244 Legge G11043 GC 200 Legge G12200 GL116 Legge G13044 GL RED WILLOW DEESHORE LLC. TALOS ENERGY (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) 10/1/2011 Marketing - Transportation Searobin West Pipeline - sandridge /Dynamic IT transport plus Discount letter for SMI 142 and SMI 40 by and between Fieldwo eldwood Energy Offshore, LLC and Sea Robin Pipeline Company and ea Robin Pipeline Company SM 142 Lease G01216, SM 40 Lease G13607, SM 40 Lease G13607 Assume and assign to Credit Bid Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Energy Urisnore, LLU sittl Stat Notific Promise Solid.

Robin Pipelline Company
Searobin Pipelline - sandridge (Dynamic IT transport by and between Fieldwood Energy Offshore, LLC and Sea Robin Pipelline Company and Sea Robin Pipelline Company in Searobin Pipelline Company (Searobine Pipelline Company) 10/1/2011 Marketing - Transportatio ieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and ea Robin Pipeline Company FC 178 Legge G3422 me and Allocate Pursuant SearobinWest Pipeline - sandridge /Dynamic IT Retrograde by and Idwood Energy Offshore, LLC and Sea Robin Pipeline Company and C 178 Lease G34229 10/1/2011 Marketing - Transportation Fieldwood Energy Assume and Allocate Pursuant to between Fieldwood Energy Offshore, LLC and Sea Robin Pipeline ea Robin Pipeline Company ffshore LLC Divisive Mergers Company and Sea Robin Pipeline Company
Searobin West Discounted Trans = .1758 plus Discounted Gathering
.0642 = total discounted Trans = .524 - Discount only for SMI 30 & El
337 by and between Fieldwood Energy Offshore, LLC and Sea Robi and Allocate Pursu a Robin Pipeline Company Divisive Mergers fshore LLC Pipeline Company and Sea Robin Pipeline Company
Searobin West Discounted Trans = .1758 plus Discounted Gathering
.0642 = total discounted rate - \$.24 - Discount only for SMI 39 & EI 1068 8/1/2012 Marketing - Transportation ieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and ea Robin Pipeline Company SM 39 Lease G16320 \$0.00 Assume and Allocate Pursuant to Divisive Mergers .0642 = total discounted rate - \$.24 - Discount only for SMI 39 & El 337 by and between Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company Searobin West Discounted Trans = .1758 plus Discounted Gathering 8/1/2012 Marketing - Transportation Idwood Energy Offshore, LLC and Sea Robin Pipeline Company and SM 39 Lease G16320 Fieldwood Energy .0642 = total discounted rate - \$.24 - Discount only for SMI 39 & EI Sea Robin Pipeline Company Offshore LLC Divisive Mergers 337 by and between Fieldwood Energy Offshore, LLC and Sea Rol oy and between Heidwood Energy Umsnore, LLC and Sea Rob elline Company and Sea Robin Pipelline Company arobin West Pipelline - sandridge //Dynamic IT Retrograde by and ween Fieldwood Energy Offshore, LLC and Sea Robin Pipelline Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company ffshore LLC Company and Sea Robin Pipeline Company Searobin WestIT PTR Contract for Discount SMI 142 and SMI 40 by ieldwood Energy Offshore LLC and Sea Robin Pineline Company and 1071 10/1/2011 Fieldwood Energ SM 40 Lease G13607 SM 40 Lease G13607 SANARE ENERGY PARTNERS 110 \$0.00 Assume and assign to Credit Bid and between Fieldwood Energy Offshore, LLC and Sea Robin Pipeline Company and Sea Robin Pipeline Company 1072 Ticonderoga - GC 768 by and between Fieldwood Energy, LLC and GC 768 Lease G21817 ANADARKO US OFFSHORE LLC Marketing - Transportation eldwood Energy, LLC and Nautilus Pipeline Company and Nautilus eldwood Energy LLC \$0.00 Assume and assign to Credit Bid peline Company and Nautilus Pipeline Company eline Compan Naturius Piperire Company ern Naturius Piperire Company EW 910 / ST 320 by and between Fieldwood Energy, LLC and Nauditus Pipelire Company and Nauditus Pipelire Company CONSENT TO ASSIGN BY FIELDWOOD TO OFFSHORE TIE IN AGREEMENT BY AMBERJACK PIPELINE AND EMPIRE DEEPWATER LLC AND ADDENDUM TO CONSENT TO ASSIGN DEEPWATER LLC AND ADDENDUM TO CONSENT TO ASSIGN 100 ASSIGN BY STANDARD ASSIGN BY STANDARD ASSIGN 100 ASSIGN 10 Assume and Allocate Pursuant to Divisive Mergers ood Energy, LLC and I ST 320 Lease G24990 W&T OFFSHORE INC, WALTER OIL & GAS CORPORATION \$0.00 Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on ount of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid FIELDWOOD LEASES PLATFORM SPACE AT ST 292 from Manta | Fieldwood, Manta Ray Offshore Gathering Company, L.L.C. APACHE OFFSHORE INVESTMENT GP, BRISTOW 6/8/2017 Marketing - Lease of Platform Space ieldwood Energy LLC ST 295 Lease G05646 Assume and allocate nursuant to US LLC, TAMPNET INC divisive mergers
Assume and assign to Credit Bid
Purchaser n-Oilfield Serv \$2,344.5 1077 777817 PO Terms & Conditions dated effective 01/15/2019 ITZGERALD INSPECTION, INC \$0.00 Assume and assign to Credit Bid Purchaser Ifield Services wood Energy LLC Assume and assign to Credit Bid Dilfield Services 503898 Master Service Contract Effective 11-1-2013 LUID CRANE & CONSTRUCTION \$0.00 1078 eldwood Energy LLC . Purchaser and assign to Credit Bid LUID TECHNOLOGY SERVICE INTERNATIONAL LLC Purchaser Assume and assign to Credit Bid

eldwood Energy LLC

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 44 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

1121

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

530974_Master Services Agreement dated effective 11/01/2013

GULE CRANE SERVICES INC

[2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

[3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (1) Docks No. 1284] (Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized and the plan (1) Capitalized Debtors Applicable Entity 1/1/1994 Marketing - Connection Agreen Tie in Agreement between ForceEnergy Gas Exploration, Inc. and Shell Oil Company ForceEnergy Gas Exploration, Inc. and Shell Oil Company \$0.00 Assume and (i) assign to Credit Bid Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) ETTER AGREEMENT BY AND BETWEEN FORCENERGY GAS ORCENERGY GAS EXPLORATION INC. AND ENERGY INVESTMENT Assume and Allocate Pursuan EXPLORATION INC. AND ENERGY INVESTMENTS INC. Divisive Mergers 1083 FORCENERGY GAS EXPLORATION INC. AND ENERGY INVESTMENTS INC.; Plan of Development by and between Shell Offshore Inc, BP ieldwood Energy LLC GC 200 Lease G12209, GC 201 Lease G12210, GC 244 Lease G11043 \$0.00 Assume and assign to Credit Bid Purchaser 4/17/1996 Joint Development / Venture / Exploration Plan of Development by and between Shell Offshore Inc, BP Exploration and Oil, Inc and marathon oil compnay dated effective 17 RED WILLOW OFFSHORE LLC, TALOS ENERGY FFSHORE, LLC, WILD WELL CONTROL INC Apr 1996. Exploration and Oil. Inc and marathon oil compnay dated effective 17 Apr CHEVRON USA INC. W & T ENERGY VI LLC. SHELL RADING (US) COMPANY FOREFRONT EMERGENCY MANAGEMENT LP 1084 Oilfield Services 700468 Master Services Agreement dated effective 06/20/2019 ieldwood Eneray LLC \$0.00 Assume and Allocate Pursuant to Divisive Mergers
e and Allocate Pursuant to
Divisive Mergers
e and Allocate Pursuant to × 1085 2/25/2004 Joint Operating Agr Ratification and Amdt. Of Operating Agreement eff. 2-25-2004 b/b VD 34 Lease G0341 \$0.0 Offshore LLC Fieldwood Energy Forest Oil Corporation et al PHA eff. 7-20-2004 b/b Forest Oil Corporation, as operator and coowner of the WD 34 A PF and Red Willow Offshore, LLC, et al, as Red Willow Offshore, LLC, et al, as producers Offshore LLC Divisive Mergers producers
Farmout Agmt by and between Forest Oil Corporation, et al and Pelto Oil Company, et al and Pelto Oil Company, et al Farmout Agmt eff. 2-25-2004 bb Forest Oil Corporation, Texas Standard Oil Company, Noble Energy, Inc. and Pioneer Natural Resources USA, Inc., as Farmors, and Houston Energy, L.P., as Assume and Allocate Pursuant to 1087 4/5/1972 Farmout Agreement orest Oil Corporation, et al and Pelto Oil Company, et al SS 249 Lease G01030 ALOS ERTLLC W & T ENERGY VILLO \$0.00 orest Oil Corporation, Texas Standard Oil Company, Noble Energy, Ind Ind Pioneer Natural Resources USA, Inc., as Farmors, and Houston ffshore LLC Divisive Mergers Energy, L.P., as Farmee dwood Energy LL0 1089 Nilfield Services 700602 Master Services Agreement dated effective 10/09/2014 FORUM US IN \$0.00 Assume and assign to Credit Bid x 1091 4/1/2006 Right of Way rances L. Welch Perry ETAL rances L. Welch Perry ETAI \$0.00 Assume and Allocate Pursuant to Divisive Mergers ne and assign to Credit Bid Ion-Oilfield Service lanitorial Services Agreement / Master Services Contract effectiv RANCIS JANITORIAL SERVICES IN ood Energy LI \$2 632 2 Purchaser 1093 Oilfield Services Drilling: Tubular Handling; Casing Running Service Idwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to MP 259 A-7 Recompletion Proposal Election: McMoRan elects not to 1094 8/7/2014 Elections eeport-McMoRan Oil & Gar eldwood Energy LLC MP 259 Lease G0782 MCMORAN OIL & GAS LLC \$0.00 icipate in A-7 well to Tex W-5 Sand Divisive Mergers and Allocate Pursu MP 259 A-7 Recompletion Request for extneion of Timely
Operations: Request timely operations extension for proposed A-7 MCMORAN OIL & GAS LLC \$0.0 Divisive Mergers 700620 Joinder dated effective 11/15/2018 1096 Oilfield Services UGRO GEOSERVICES, INC eldwood Energy LLC \$0.00 Assume and assign to Credit Bid × Purchaser Assume and assign to Credit Bid 1097 6/30/2020 Consulting Agreement MATT MCCARROLL Idwood Energy LLC \$0.00 Purchaser 1098 6/30/2020 Separation and Release Agreement G. MATT MCCARROLL Assume and assign to Credit Bid dwood Energy LLC 777869 Master Services Agreement dated effective 12/05/2018 GAIA FARTH SCIENCES LIMITED 1099 eldwood Energy LLC \$0.00 Assume and assign to Credit Bid 1100 Nilfield Services 777877 Master Services Agreement dated effective 02/11/2019 \$0.00 Assume and assign to Credit Bid Purchaser x 1101 \$0.0 i Energy LLC Assume and assign to Credit Bio Purchaser Oilfield Services GE OIL & GAS COMPRESSION SYSTEMS. LLC Assume and assign to Credit Bid Purchaser 1102 Furbines / Compressor Equipment Purchases and Mainta eldwood Energy LLC \$0.00 GE OIL & GAS LOGGING SERVICES INC \$0.0 nd assign to Credit Bid Purchaser Assume and Allocate Pursuant to 555510_MSA dated effective 02/09/2015; Joinder effective GE OIL & GAS PRESSURE CONTROL LP (Hydril ieldwood Energy LLC Divisive Mergers
Assume and assign to Credit Bid
Purchaser 04/02/2019; Joinder effective 05/14/2019 1105 Non-Oilfield Service GEOCOMPUTING GROUP LLC eldwood Energy LLC \$137 685 20 Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 1106 Nilfield Service ological and Geophysical Integrated Modeling GEOLOGICAL & GEOPHYSICAL INTEGRATED MODELING \$0.0 1107 77549_Master Services Agreement dated effective 12/17/2017 GIR SOLUTIONS LLC \$0.00 wood Energy LLC Purchaser Assume and assign to Credit Bid Purchaser I ORAL VESSEL & TANK LLC 1108 \$0.00 PURCHASE AND SALE AGREEMENT BY AND BETWEEN GOM GOM SHELF LLC AND WILD WELL CONTROL IN GI 40 Lease 128, GI 41 Lease 129, GI 41 Lease 130, GI 47 Lease 133, GI 48 Lease 134, WD 69 Lease 181, WD 70 Lease 182 APACHE SHELF EXPLORATION LLC, BP AMERICA ne and (i) assign to Credit Bid SHELF LLC AND WILD WELL CONTROL INC. greements urchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on count of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluder ssets (as defined in the Credit Bid Purchase Agreement) PARTICIPATION AGREEMENT BY AND BETWEEN GOM SHELF GOM SHELF LLC BY APACHE CORPORATION AND RIDGEWOOD WD 94 Lease 839, WD 95 Lease G01497, WD 96 Lease G01498 Fieldwood Energy LLC 1110 3/28/2005 Property Participation & Exchange Assume and assign to Credit Bid LLC BY APACHE CORPORATION AND RIDGEWOOD ENERGY ENERGY CORPORATION Purchaser OM Shelf LL ase 127, GI 40 Lease 128, GI 41 Lease 129, GI 41 Lease 130, GI PACHE SHELF EXPLORATION LLC. BP AMERIC veen GOM Shelf LLC Chevron U.S.A. Inc. ewal of term Contract No. 194 with State of LA by and between Lease 133, GI 46 Lease 132, GI 48 Lease 134, GI 52 Lease 177 GI 43 Et al. Lease 175 RODUCTION COMPANY PACHE SHELF EXPLORATION LLC, BP AMERICA Purchaser Assume and assign to Credit Bid GOM Shelf LLC State of LA State Land Office GOM Shelf LLC \$0.00 GOM Shelf LLC State of LA State Land Office Renewal of term Contract No. 194 with State of LA by and between me and assign to Credit Bid Purchaser Vater Bottom Contracts GOM Shelf LLC State of LA State Land Office GOM Shelf LLC RFA 5 GI 43 Lease 175 APACHE SHELF EXPLORATION LLC. BP AMERICA \$0.0 x GOM Shelf LLC State of LA State Land Office Renewal of term Contract No. 194 with State of LA by OM Shelf LLC l 43 Et al. Lease 175 er Bottom Conf SOM Shelf LLC State of LA State Land Office ime and assign to Credit Bid GOM Shelf LLC State of LA State Land Office PRODUCTION COMPANY Purchaser 1/21/2019 Letter Agreement - Other Land Letter Agreement SS 198 J-11 Well zone shift: Zone shift recommended and election fron HO to HG sand by and between GOM Shelf Offshore LLC and Talos Energy Offshore LLC GOM Shelf LLC SS 198 Lease 593 RENAISSANCE OFFSHORE LLC TALOS \$0.00 Assume and Allocate Pursuant to RODUCTION LLC Divisive Mergers GOM Shelf Offshore LLC and Talos Energy Offshore LLC 529966_Master Services Agreement dated effective 11/01/2013 REENE'S ENERGY GROUP LLC dwood Energy I Assume and assign to Credit Bid essure Testing, Pipleine Flushes, Flowback Equipment, Tree GREENES HOLDING CORPORATION eldwood Energy LLC Assume and assign to Credit Bid Valve and Wellhead Services Valve and Weilmead Services
by and between Fieldwood Energy Offshore LLC and GS E&R
America Offshore, LLC: Offer to Purchase GS E &R America
Offshore, LLC: Soffer to Purchase GS E &R America
Offshore, LLC: Interest in [9] 44, SS 79, VR 332 and WD 34
by and between Fieldwood Energy Offshore LLC and GS E&R GS E&R America Offshore 11.0 Il 94 Lease G02163, SS 79 Lease G15277, VR 332 Lease G09514, WD 3 ume and assign to Credit Bid Purchaser Assignment of Oil & Gas Leasehold S E&R America Offshore, LLC; Fieldwood Energy Offshore LLC; Bureau GI 94 Lease G02163, SS 79 Lease G15277, VR 332 Lease G09514, WD 1119 ieldwood Energy Assume and assign to Credit Bid America Offshore, LLC: of Ocean Energy Management GULF COAST MARINE FABRICATORS, INC Offshore LLC Lease G03414 Purchaser 528563_Master_Service_Contract Effective_11-1-2013 Assume and assign to Credit Bid Purchaser ilfield Services ieldwood Energy LLC \$0.00

\$0.00

and assign to Credit Bid

Irlwood Energy LLC

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 45 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- 121 The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).
- [2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

 [3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem

[7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (1) Docks No. 1284] (Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized and the plan (1) Capitalized Debtors Applicable Entity 500963 Master Service Contract Effective 7-1-2019 GULF ISLAND SERVICES, LLC ieldwood Energy LLC n.a. \$0.00 Assume and assign to Credit Bid × 0921 Rental Agreement dated effective 04/10/2015 GULE OFFSHORE RENTALS LLC Divisive Mergers
Assume and (i) assign to Credit Bid 1124 armout Agreement dated November 17,1978 between Gulf Oil Corporation and Shell Oil Company covering the Northeast Quarter (NE/4) of that certain Oil and Gas Lease dated July 1,1967 bearing Offshore LLC Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on Serial No. OCS-G 1609. South Pass Area Block 61 ount of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Purchase Agreement)
Assume and (i) assign to Credit Bid
Purchaser (pursuant to the Plan and the
Credit Bid Purchase Agreement) on
account of the Acquired Interests and/or
(ii) allocate pursuant to the Divisive
Mergers on account of the Excluded Letter Agreement dated April 28.1982 between Gulf Oil Corporation 1125 4/28/1982 Letter Agreement - Other Land ieldwood Energ SP 61 Lease G0160 and Shell Oil Company evidencing an agreement for Gulf Oil Company to install a Drilling Platform in the Northeast Quarter (NE/4) South Pass Area Block 61. Offshore LLC Assets (as defined in the Credit Bid Purchase Agreement) IP 138 G02191, MP 140 Lease G02193, MP 146 G02195, SP 49 Lease perating Agreement - Othe b/b Gulf Oil Corporation, Mobil Oil Corporation, Pennzoil Offshore JX NIPPON OIL EXPLORATION USA LTD Gas Operators, Inc., and Pennzoil Louisiana and Texas Offshore, Operators, Inc., and Pennzoil Louisiana and Texas Offshore, Inc., as Divisive Mergers nc. . as amended Assume and Allocate Pursuant to Divisive Mergers 11/1/1980 Joint Operating Agreement Operating Agreement, Main Pass Area, Blocks 77 and 78, Gulf of Meidco, dated effective November 1, 1980, between Gulf Oil Gulf Oil Corporation, Texoma Production Company, The Anschutz Corporation, NICOR Exploration MP 77 Lease G0448 Medico, dated effective November 1, 1980, between Guift Oil Corporation, Texoma Production Company, The Anschutz Corporation, NICOR Exploration Company, and The Superior Oil Company, covering the federal Oil and Gas Lease OCS-G 4481, Blocks 77-3nd/78 Main Pass Area, Offshore Louisiana, a true copy of the original is recorded in C.O.B 592. Folio 658. mines Parish Louisiana 1/31/2014 Construction Agreements Construction and Coordination Agreement by and among Gulf Star Gulf Star One, LLC, Noble Energy, Inc. (Fieldwood is successor-in-interest MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC ECOPETROL AMERICA LLC, TALOS ENERGY Fieldwood Energy LLC Assume and assign to Credit Bid One, LLC, Noble Energy, Inc. (Fieldwood is successor-in-interest to o Noble Energy, Inc.), Ecopetrol America Inc., Samson Offshore, LLC and Marathon Oil Company effective January 31, 2014. Noble Energy, Inc.), Ecopetrol America Inc., Samson Offshore, LLC and Marathon Oil Company effective January 31, 2014. Istar One LLC, Noble Energy, Inc., Ecopetrol America star One LLC, Noble Energy, Inc., Ecopetrol America, Inc., Sam AC 948 Lease G28030 COPETROL AMERICA LLC, TALOS ENERGY of 7/1/2016 Samson Offshore Mapleleaf, LLC and Maraton Oil Company. Noble ffshore Mapleleaf, LLC and Maraton Oil Company. Noble, Ecopetrol, OFFSHORE, LLC Purchaser opetrol, Samson and Marathon Oil Company mson and Marathon Oil Company Gulstar One, Noble Energy, Inc, Ecopetrol America Inc., Samson Offshore Mapleleaf, Inc and Marathon Oil Company 1130 Marketing - PHA ulstar One, Noble Energy, Inc, Ecopetrol America Inc., Samson Offshore apleleaf, Inc and Marathon Oil Company MC 948 Lease G28030 COPETROL AMERICALLIC TALOS ENERGY \$0.00 Assume and assign to Credit Bid ECOPETROL AMERICA LLC, TALOS ENERG' DFFSHORE, LLC 11/5/2013 etter Agreement - Other Land ote to end Appraisal ops between the Gunflint Parnters dwood Energy LLC \$0.0 Assume and assign to Credit Bid 993 Lease G24134 1132 536275_Master Services Agreement dated effective 03/10/2014 \$0.00 Assume and assign to Credit Bid ood Energy LLC Purchaser Offshore Operating Agreement (Ship ShOperating Agreement) 176 Prospect OCS-G 33846) Originally by and between Hall-Houston Exploration IV, LP, as Operator and GOM Offshore Exploration I, LLC and Apache Corporation as Non-Operators 1133 LHouston Evoloration IV I P as Operator and GOM Offshore SS 176 Legge G33646 Divisive Mergers y and between Fieldwood Energy LLC and Hall-Houston Explorati 1134 3/2/2016 Withdrawal Agreement ieldwood Energy LLC SS 176 Lease G33646 \$0.00 Assume and Allocate Pursuant to x IV, L.P.: Hall Houston withdrawal Agreement Ownership and Operating Agreement BY Hall-Houston Offshore, Exxon Corporation, Ridgewood, et al and Amerada Hess Coropratio Divisive Mergers e and assign to Credit Bid Purchaser all-Houston Offshore, Exxon Corporation, Ridgewood, et al, Amerada 176 Lease G27509 \$0.0 1136 500672_Master Services Agreement dated effective 11/01/2013; Amendment dated effective 07/06/2016 HALLIBURTON ENERGY SERVICES ilfield Services ieldwood Energy LLC \$0.00 Assume and assign to Credit Bid Letter Agreement by and between Hardy Oil & Gas USA. Inc., British 1137 Joint Development / Ve Hardy Oil & Gas USA, Inc., British-Borneo Exploration by Hardy Oil & Gar GA 151 Lease G15740 ENVEN ENERGY VENTURES LLC \$0.00 Assume and Allocate Pursuant to Divisive Mergers Borneo Exploration by Hardy Oil & Gas USA, inc., British Borneo Exploration, Inc. and Zilkha Energy Company Hardy Oil & Gas USA, Inc., British-Borneo Exploration, Inc. and USA, inc., British Borneo Exploration, Inc. and Zilkha Energy Company Assume and Assign to Credit Bid Purchaser Assume and Allocate Pursuant to Divisive Mergers Zilkha Energy Company Energy Company HARDY OILFIELD SERVICE LLC 1139 \$0.00 x CONNECTION ACREEMENT DETAILED LADVEST MARKS ARVEST-MARKS PIPELINE LLC AND APACHE CORPORATION FOR NIPPON OIL EXPLORATION USA LT PIPELINE, LLC AND APACHE CORPORATION FOR 10" CRUDE OIL LINE 0" CRUDE OIL LINE HB RENTALS LC 1141 Dilfield Services 501029 Master Services Agreement dated effective 12/01/2013 ieldwood Energy LLC \$0.00 Assume and assign to Credit Bid Assume and assign to Credit Bid Purchaser Jon_∩ilfield Service HOLMECHANICAL SERVICES LLC \$2 550 N Annual contract and quarterly installment agreement HEALTH CARE SERVICE CORF and assign to Credit Purchaser BADGER OIL CORPORATION, CL&F RESOURCES 1144 3/30/2009 Property Participation & Exchange Participation Agreement dated March 30, 2009 between Helis Oil & Helis Oil & Gas Company, L.L.C., et al and Challenger Minerals Inc Fieldwood Energy SP SS 252 Lease G01529 \$0.00 Assume and allocate pursuant to divisive mergers Sas Company, L.L.C., et al and Challenger Minerals Inc P. HELIS OIL & GAS COMPANY LLC. HOUSTON NERGY LP, HOUSTON ENERGY HOLDINGS, LLC. ANARE ENERGY PARTNERS, LLC Memorandum of Offshore Operating Agreement and Financing ieldwood Energy LLC; ADGER OIL CORPORATION, CL&F RESOURCES Assume and allocate pursuant to 3/30/2009 Operating Agreement - Other lelis Oil & Gas Company, L.L.C. et al SS 252 Lease G01529 Agreement dated March 30, 2009 between Helis Oil & Gas Fieldwood Energy SP P, HELIS OIL & GAS COMPANY LLC, HOUSTON ENERGY LP, HOUSTON ENERGY HOLDINGS, LLC. divisive mergers mpany, L.L.C. et al SANARE ENERGY PARTNERS, LLC Joint Operating Agreement Offshore Operating Agreement dated March 30 2009 between Helis Oil & Gas Company, L.L.C., Operator, and Houston Energy, LP, et al, Non-operators; as Ratified and Amended by Ratification And Helis Oil & Gas Company, L.L.C., Operator, and Houston Energy, LP, et al, Fieldwood Energy SP SS 252 Lease G01529 ADGER OIL CORPORATION, CL&F RESOURCES P, HELIS OIL & GAS COMPANY LLC, HOUSTON INERGY LP, HOUSTON ENERGY HOLDINGS, LLC Assume and allocate pursuant to endment of Operating Agreement dated March 16, 2012 and between Fieldwood Energy LLC and Helis Oil and Gas mpany L.L.C.: Contract Operations Agreement #18 Helis well W & T OFFSHORE INC, HELIS OIL & GAS COMPAN elis Oil and Gas Company L.L.C. ieldwood Energy LLC HI 129 Lease G01848 1147 10/19/2015 Operating Agreement - Other \$0.00 Assume and Allocate Pursuant to Divisive Mergers LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM COMPANY, MAGNUM HUNTER PRODUCTION INC HELIX ENERGY SOLUTIONS GROUP INC 777516-Daywork Drilling Contract dated 7/17/2018 1148 Oilfield Services ieldwood Energy LLC \$0.00 Assume and assign to Credit Bid × Assume and assign to Credit Bid Purchaser
Assume and assign to Credit Bid 4/1/2013 Other Services Agreeme elix Energy Solutions Group. Inc \$0.0 Utilization Agreement 557021-Daywork Drilling Contract dated 1-31-2012 ELMERICH & PAYNE INT'L DRILLING CO Purchaser HGC CONSULTING 1151 Ion-Oilfield Services PCOOSA Usage (January and December 2020) eldwood Energy LLC \$16,500,00 Assume and assign to Credit Bid 1152 HI A442 Operating Agreement C-02-0004194 A442 OA C-02-0004 \$0.0 Assume and Allocate Pursuant to Divisive Mergers Assume and assign to Credit Bid OLE OPENER CORP Purchaser HOLLOWAY HOUSTON 1154 Dilfield Services Rigging Supplies eldwood Energy LLC \$0.00 Assume and Allocate Pursuant to

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Divisive Mergers

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 46 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

1/17/2019

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

Equipment Service Agreement (Sales order # 307392)

MAGENET CONSULTING LLC

- [2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

 [3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem

[7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (1) Docks No. 1284] (Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized and the plan (1) Capitalized Debtors Applicable Entity Santiago / Santa Cruz Joint Operating Agreement dated effective May 1, 2019, by and between Fieldwood, Red Willow and HEDV which governs the operating rights interest on that catain oil and gal lease OCS-G 27276 (MC 519) as amended (a) by that cortain First Amendment to the Santiago / Santa Cruz Jöperaling Agreement made effective 31 May 2019 by and between Fieldwood, Red Villow and HEDV. ouston Energy Deepwater Ventures I. LLC: Red Willow Offshore MC 519 Lease G27278 BP EXPLORATION & PRODUCTION INC, HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW Assume and assign to Credit Bid FelicitionOct, Ned Virilovi and HELV Joint Operating Agreement by and among BP Exploration & Production Inc., Fieldwood Energy LLC, Red Williow Offshore, LLC and Houston Energy Depwater Ventures I, LLC made effective as October 15, 2018 and as amended by a) that First Amendment to the CPN Joint Operating Agreement ieldwood Energy LLC 1156 10/15/2018 Joint Operating Agreem ston Energy Deepwater Ventures I, LLC; Red Willow Offshore, LLC MC 519 Lease G2727 BP EXPLORATION & PRODUCTION INC. HOUSTO nade effective 31 May 2019. BP EXPLORATION & PRODUCTION INC, HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW Letter Agreement - Operating Ag Letter Agreement by and between Fieldwood Energy LLC, Red Willow Offshore and HEDVI waiving certain requirements under the ston Energy Deepwater Ventures I, LLC: Red Willow Offshore, LLC Assume and assign to Credit Bio Operating Agreement for Project Team BP EXPLORATION & PRODUCTION INC. HOUSTON Genovesa Development Plan by and between Fieldwood Energy LLC, Red Willow Offshore and HEDVI approving the development o Assume and assign to Credit Bid Purchaser iston Energy Deenwater Ventures L.L.C.: Red Willow Offshore, L.L.C. Fieldwood Energy LLC MC 510 Legge G27278 ENERGY DEEPWATER VENTURES I, RED WILLOW the Genovesa Discovery on MC 519

Joint Operating Agreement - Santiago Prospect, dated effective 1 FFSHORE LLC
P EXPLORATION & PRODUCTION INC, HOUSTO oint Operating Agre ston Energy Deepwater Ventures I, LLC; Red Willow Offshore; BP Assume and assign to Credit Bid May 2007 by and between Noble Energy, Inc (as predecessor in interest to Fieldwood Energy LLC) as Operator and Red Willow Offshore, LLC and HE&D Offshore, L.P. covering MC 519 and MC xploration & Production Inc.; Kosmos Energy GOM Op; Ridgewood S ENERGY DEEPWATER VENTURES I, RED WILLOW inta Cruz: ILX Prospect Santa Cruz Offshore, LLC and HE&D Offshore, L.P. covering MC 519 and MC 563 and superseded by that certain Unit Operating Agreement (Offshore Operating Agreement) dated dated effective January 1, 2009, originally by and between Noble Energy, Inc. (as predecess in interest of Fieldwood), as Operators, and PR, Red Willow and HE&D Offshore, L.P. as Non-Operators, as amended (a)by that certain First Amendment of the Unit Operating Agreemen and Establishment of Lease Offshore Operating Agreements, dated effective as of October 10, 2014, by and among BP, Red Willow, HEDV, Noble Energy, Inc. (as predecessor in interest of Fieldwoo Deep Gulf Energy III, LLC, Ridgewood South Santa Cruz, LLC and ILX Prospect South Santa Cruz, LLC and ILX Prospect South Santa Cruz, LLC and (b)by that certain Second Amendment of the Offshore Operating Agreement, dated effective as of October 15, 2018, by and among BP, Red Willow, HEDV and Fieldwood and (c) by by that certain Third Amendment of the Offshore Operating Agreement, dated effective as of 1 May 2019, by and among BP. Red Willow, HEDV and Fieldwood and (d) by that certain Fourth Amendment of the Offshore Operating AGreement, dated effective as of 31 MAy 2019 by and among Willow, HEDV and Fieldwood. HOUSTON ENERGY DEEPWATER VENTURES V, 6/1/2012 Joint Operating Agreement Joint Operating Agreement made and entered into effective 1 jun 12. Houston Energy Deepwater Ventures V. LLC: Red Willow Offshore, LLC: Fieldwood Energy LLC MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343 Assume and assign to Credit Bid Joint Operating a greetement made and entered into elector in among Noble Energy, Inc. LLC, Red Willow Offshore, LLC, and Houston Energy Deepwater Ventures V, LLC Unit Agreement (754316002) by and between the Big Bend Producers (Noble Energy Inc, W+T Energy VI, LLC, Red Willow RED WILLOW DEESHORE LLC. W.& T.ENERGY VI HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI Unit Agreement and/or Unit Operating nd assign to Credit W & T Energy VI, LLC Offshore, LLC and HEDV V, LLC) and the US Dept of Interior dated 29 Mar 16, but effective 1 Oct 15 and whose Exhibit A/B has been evised dated 18 Jan 19, but effective 26 OCt 18 on / Ratification and Joinde uts dated 05.01.13 and 06.01.13 BADGER OIL CORPORATION CL&F RESOLIRCES P, HELIS OIL & GAS COMPANY LLC, HOUSTON ENERGY LP, HOUSTON ENERGY HOLDINGS, LLC. erating or Other Agreement divisive mergers SANARE ENERGY PARTNERS, LLC Production Handling Agreement for Monforte Exploration Operated SMI 48 Well No. E-2 at Hunt Oil Owned and Operated SM 39 Encilities effective Perburay 22, 2011 by and between Hunt Oil Company as Owner and Monforte Exploration LLC as Producer and Anneadment and Radication eff. April 1, 2013 by and between Dynamic Offshore Resources, LLC as owner and successor to Hunt 1163 2/22/2011 Marketing - PHA Humt Oil Company as Owner and Monforte Exploration LLC as Producer and Amendment and Ratification eff. April 1, 2013 by and between SM 48 00786 Assume and Allocate Pursuant to Oil Company and Apache Corporation as producer and successor t Monforte Exploration LLC 2/17/2010 Farmout Agreement Farmout Agmt b/b Hunt Oil Company (Farmor) and Castex Offshore Hunt Oil Company (Farmor) and Castex Offshore Inc. and Walter Oil & Gas Corporation (Farmees); created HI 176 orri II 176 Lease G27509 Assume and assign to Credit Bid nc. and Walter Oil & Gas Corporation (Farmees); created HI 176 on PA and Joint Operating Agreement dated 2/24/03 between Hunt Hunt Petroleum (AEC) Inc. and LLOG Exploration Offshore Inc. 1165 2/24/2003 Operating Agreement - Other ieldwood Energy LLC SM 0040 Lease G13607 SM 0041 Lease G01192 SANARE ENERGY PARTNERS 110 \$0.00 Assume and assign to Credit Bid Petroleum (AEC), Inc. and LLOG Exploration Offshore, Inc Hunt Petroleum, Devon Energy, LLOG Exploration, as ratified by Apache Corp with letter dated 06-30-2003 Purchaser Assume and assign to Credit Bid 6/1/2003 Joint Area Agreements Hunt Petroleum, Devon Energy, LLOG Exploration, as ratified by Apache M 40 Lease G13607, SM 41 Lease G01192 ANARE ENERGY PARTNERS, LLC Corp with letter dated 06-30-2003 ease and Operations Agreement between Hunt Petroleum. LLOF 1167 7/1/2003 ease of Platform Space unt Petroleum 11 OF and Anache SM 40 Lease G13607 SM 41 Lease G01192 ANARE ENERGY PARTNERS 11.0 \$0.00 Assume and assign to Credit Bid. um LLOG Evoloration ratification with Anache Corn int Petroleum 11 OG Exploration, ratification with Apache Corp - lette ume and assign to Credit Bid Purchaser oint Area Agreements SM 40 Legge G13607 SM 41 Legge G0110 Hunt Petroleum, LLOG Exploration, fattification with Apacie Corp. - letter dated 06-30-2003 - Letter Operating Agreement SM 40 W/2 and SM 41 E/2 by and between Hunt Petroleum, LLOG Exploration, Inc and Devon Energy Production x Hunt Petroleum, LLOG Exploration,Inc and Devon Energy Produ Company attached to the Joint Area Agreement and assign to Credit Bid Purchaser Company attached to the Joint Area Agreement Limited Liability Company WCG Sub LLC 1170 7/2/2018 HWCG SUB LLC Organizational Doc ieldwood Energy I I C \$0.00 Assume and assign to Credit Bid . 7/2/2018 WCG SUB LLC Organizat VCG Sub LLC nd assign to Credit Bid Purchaser Assignment of Membership Interest WCG Sub LLC \$0.0 Assume and assign to Credit Bid WCG SUB LLC Organizational Docs dwood Energy LLC 1173 HWCG SUB LLC Organizational Docs Contribution Agreement WCG Sub LLC Assume and assign to Credit Bid 8/13/2018 \$0.00 Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 700974 Master Services Agreement dated effective 04/16/2015 IDEAL ENERGY SOLUTIONS LLC eldwood Energy LLC \$0.00 × Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Jon-∩ilfield Service Perpetual Software License Agreement HS GLOBAL INC \$84 265 F X Prospect Katmai, LLC; Ridgewood Katmai, LLC EW 1009 Lease G34878, EW 1010 Lease G34879, EW 1011 Le X PROSPECT KATMAI LLC, RIDGEWOOD KATMA LLC, Ridgewood Katmai, LLC and ILX Prospect Katmai, LLC, 334880, GC 040 Lease G34536, GC 041 Lease G34537, GC 39 A Lease Purchaser effective April 1, 2018

Letter Agreement re Abzervialed Development PLan by and between Fieldwood Energy LLC, Rödgewood Katmal, LLC, affective November 1, 2018

Offshore Operating Agreement, effective as of August 1, 2013, between Noble Energy, inc. (Feldwood is successor-interest to Noble Energy, inc.) (Feldwood is successor-interest to Noble Energy, inc.) and Rödgewood Energy Corporation as amended by the First Amendment dated 1 Aug 2016

Equipment Lesse Agreement (Sales order # 307392) effective April 1, 2018 34966, GC 039 B Lease G36476 EW 1009 Lease G34878, EW 1010 Lease G34879, EW 1011 Lease G34880, GC 040 Lease G34536, GC 041 Lease G34537, GC 39 A Lease Assume and assign to Credit Bid Joint Develo LX Prospect Katmai, LLC; Ridgewood Katmai, LLC X PROSPECT KATMAI LLC, RIDGEWOOD KATMA \$0.00 34966, GC 039 B Lease G36476 XPLORATION LLC, W & T ENERGY VI LLC 1/17/2019 AGENET CONSULTING LLC Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid

eldwood Energy LLC

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 47 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

1221

11/1/1989 Operating Agreement - Other

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

Ownership and Operating Agreement b/b Kilroy Company of TX, et al Kilroy Company of TX, et al

- [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements.

[2] in the clause isservative in grill, in their teasoritation because), to thin all rather of its Schedule to date of retirors any executory contracts or injective proper peach in a manager of the contract Counterparties regresses parties listed in chair additionable and of vendor among.

[3] Known Contract Counterparties regresses parties listed in chair actual agreements and not vendor among.

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[5] Related lease parties represent current lease co-working interest owners and JIB partners based on Company accounting system records. [8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (1) Docks No. 1284] (Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized and the plan (1) Capitalized Debtors Applicable Entity Equipment Lease Agreement (Sales order # 303672) 10/4/2018 Other IMAGENET CONSULTING LLC ieldwood Energy LLC n.a \$6,687,99 Assume and assign to Credit Bid × ent Service Agreement (Sales order # 303672) Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Manage Design and Construction of Drill Site / Production dwood Energy LLC 1185 Oilfield Services DOT Pineline Training Provid NDUSTRIAL SOLUTIONS GROUP LLC ieldwood Energy I I C \$0.00 Assume and assign to Credit Bid x Purchaser
Assume and assign to Credit Bid
Purchaser \$0.00 1186 Gas and Gas Cylinders, Welding Supply dwood Energy LLC od Energy LLC Assume and assign to Credit Bid 1187 \$0.00 Purchaser 1/30/1994 Joint Development / Ventur 1188 Amendment to Joint Venture Development Agreement, dated orcen Explorer. 'Inc., Texaco Exploration, and Production: Inc., Hunt Fieldwood Energy SS 206 Lease G01522, SS 207 Lease G01523 \$0.00 me and Allocate Pursuant to Divisive Mergers Americanien is Joint venture Development Agreement, dates November 30, 1994, between iNorcen Explorer, Inc., Texaco Exploration, and Production; Inc., Hunt Industries, The George R. Brown Partnership, JOG Venture, Lanier Hunt Trus Estate, Mobil Oil Exploration & Producing Southeast Inc., and dustries, The George R. Brown Partnership, JOG Venture, Laniar Hunt rust Estate, Mobil Oil Exploration Oil Company, covering all of Blocks 206 and 207 Ship ShOperating 701010_Master Services Agreement dated effective 09/11/2015 NSULATION TECHNOLOGIES, INC Purchaser 1190 Oilfield Services 700603 Master Services Agreement dated effective 12/01/2013 INTERNATIONAL SNUBBING SERVICES LLC \$0.00 ieldwood Energy LLC Assume and Allocate Pursuant to Assume and Allocate Pursuant to Divisive Mergers

Assume and assign to Credit Bid Purchaser

Assume and assign to Credit Bid Oilfield Services 777938 Master Services Agreement dated effective 09/11/2019 NTERWELL US LLC \$0.00 1191 eldwood Energy LLC 701222 Master Services Agreement dated effective 10/03/2016 Purchaser Assume and assign to Credit Bid 1193 Non-Oilfield Services Amendment to Recall Document Management Services Agreement eldwood Energy LLC \$37.318.16 1194 Nilfield Service Surface BOP Rental Tools PONGATE PENTAL SERVICES LLC \$0.0 ime and assign to Credit Bid x Ifield Servi 701004_Master_Service_Contract Effective_1-1-2014 me and assign to Credit Bid \$0.0 Purchaser 1196 Oilfield Services 501047 MSA effective 11/01/2013; Amendment effective \$0.00 Assume and assign to Credit Bid Purchaser ISLAND OPERATING COMPANY INC ieldwood Energy LLC 09/03/2014: Amendment effective 01/31/2015 Oilfield Services Assume and assign to Credit Bid 1197 SEMS Compliance Software ISN SOFTWARE CORPORATION eldwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Oilfield Services 1199 700526 Master Services Agreement dated effective 01/27/2014 J & J MARINE PEST SOLUTIONS, LLC eldwood Eneray LLC \$0.00 x Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 1200 Non-Oilfield Servi ment for 3343 CO RD 166 COM PR STATIO ACKSON ELECTRIC COOP INC \$473.8 x 1201 ilfield Services 777754_Master Services Agreement dated effective 09/25/2018 AMES FISHER SUBSEA EXCAVATION IN dwood Energy LLC \$0.00 Purchaser 1202 Oilfield Services 510197 Master Services Agreement dated effective 11/01/2013 IANIC DIRECTIONAL SURVEY INC ieldwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser 1203 Assume and assign to Credit Bid AVELER MARINE SERVICES, LLC Idwood Energy LL0 me and assign to Credit Bid Purchaser 1205 JEFFERSON DAVIS ELECTRIC COOPERATIVE INC \$17.264.7 Oilfield Services eldwood Eneray LLC Assume and Allocate Pursuant to Assume and Allocate Pursuant to Divisive Mergers Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to 1207 Withdrawal Agreement by and between Fieldwood Energy LLC and JOC Venture: JOC ieldwood Energy LLC \$0.00 Venture withdrawal oy and between Fieldwood Energy LLC and JOC Venture: JOC Divisive Mergers Assume and Allocate Pursuant to 1208 9/16/2015 Withdrawal Agreement IOC Venture ieldwood Energy LLC SS 216 Lease G01524 \$0.00 Venture withdrawal by and between Fieldwood Energy LLC and JOC Venture: JOC Divisive Mergers Assume and Allocate Pursuant to EPL OIL & GAS, LLC, KINETICA DEEPWATER EXPRESS, LLC eldwood Energy LLC Divisive Mergers Assume and assign to Credit Bid od Energy LLC Purchaser OHN CHANCE LAND SURVEYS INC \$0.00 Assume and assign to Credit Bid Purchaser × Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to Joint Operating Agreement dated June 1, 1999 by and between JP HELIS OIL & GAS COMPANY LLC 1213 Operating Agreement - Other JP Petroleum Company, Inc., as Operator, and LLOG Exploration R 326 Lease G21096 \$0.00 any, Inc., as Operator, and LLOG Exploration Offshore Inc. Et al as Non-Operators Divisive Mergers Offshore, Inc. Et al as Non-Operators FNAN AVIATION, LLC err McGee Oil & Gas Corporation and Gryphon Exploration Company \$0.00 5/20/2003 Letter Agreement - Operating Agreeme Letter Agreement Pursuant to Operating and Processing Agreement dated 06/13/1996 by and between Kerr McGee Oil & Gas SS 301 Lease G10794 Assume and assign to Credit Bid Purchaser Corporation and Gryphon Exploration Company : Depth Severance Ratification of Operating and Processing Agreement by and be Kerr McGee Oil & Gas Corporation and Gryphon Exploration Company: Ratifies Operating Agreement effective 04/01/1996 rr McGee Oil & Gas Corporation and Gryphon Exploration Company erating or Other Agreement Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on ount of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Operating Agreement 7-1-92 b/b Kerr-McGee and Samedan err-McGee and Samedan V&T OFFSHORE INC 1217 7/1/1992 Operating Agreement - Other ieldwood Energy LLC SS 314 Lease G26074 Assume and Allocate Pursuant to Assume and Allocate Pursuant to Divisive Mergers

Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/o 9/5/2002 Farmout Agreemer Farmout Agreement by and between Kerr-McGee Oil & Gas Corp. and LLOG Exploration Offshore. Inc. rr-McGee Oil & Gas Corp. and LLOG Exploration Offshore, Inc. BS 27 Lease SL4574, BS 28 Lease SL1999, BS 29 Lease 20, BS 36 Lea SL1230. BS 37 Lease SL4409 (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) by and between Kerr-McGee Oil & Gas Corp. and LLOG Exploration

Kerr-McGee Oil & Gas Corp. and LLOG Exploration Offshore, Inc. 1219 3/19/2003 Operating Agreement - Other BS Lease 1999, BS Lease 20, BS Lease G01230, BS Lease 4409 \$0.00 Assume and (i) assign to Credit Bio Purchaser (pursuant to the Plan and th Credit Bid Purchase Agreement) on account of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) 1220 Oilfield Services KII GORE AIRCRAFT I FASE AGREEMENT KII GORE MARINE SERVICES INC ieldwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser

rieldwood Energy LLC HI 31 MF114921 Lease 114921, HI 31 MF106158 Lease 106158, HI 31

Assume and assign to Credit Bid

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 48 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).
- [2] in the clause isservative in grill, in their teasoritation because), to thin all rather of its Schedule to date of retirors any executory contracts or injective proper peach in a manager of the contract Counterparties regresses parties listed in chair additionable and of vendor among.

 [3] Known Contract Counterparties regresses parties listed in chair actual agreements and not vendor among.

 [4] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [5] Related lease parties represent current lease co-working interest owners and JIB partners based on Company accounting system records.

- [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements.

[8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (1) Docks No. 1284] (Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized and the plan (1) Capitalized Debtors Applicable Entity 10/10/2018 Facilities & Tie-In Agreements FACILITIES, CONNECTION FOR GAS CONNECTION WITH KINETICA ENERGY EXPRESS, LLC SS 169 Lease 820, SS 182 Lease G03998, SS 193 Lease G13917 IOIS D'ARC EXPLORATION, LLC KINETICA ENERGY EXPRESS. LLC AND FIELDWOOD ENERGY Divisive Mergers and assign to Credit Bio Purchaser Assume and assign to Credit Bid 1224 777949_Master Services Agreement dated effective 04/09/2019 NIGHTEN INDUSTRIES \$0.0 ieldwood Energy LLC Purchaser iume and assign to Credit Bid Purchaser 1225 on-Oilfield Service MG LLI \$0.00 Consulting Agreement 1226 HR and payroll system ieldwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 1227 Oilfield Services PO Terms & Conditions entered into by and between Fieldwood L&J TECHNOLOGIES D/B/A SHAND AND JURS eldwood Energy LLC \$0.00 × Purchaser
Assume and assign to Credit Bid
Purchaser Energy LLC and L&J Technologies Cylinder Head Repairs, Replacement Parts, Mair 1228 Oilfield Senvices LA ENERGY SERVICES OF IRERIA LLC \$0.0 Assume and assign to Credit Bid 1229 Non-Oilfield Service Global Warehouse - Water Acct# 9182640924 & Acct# 084168919 wood Energy LLC Non-Oilfield Service Pernetual software license agreement ANDMARK GRAPHICS COR Assume and assign to Credit Bid 1230 eldwood Energy I I C \$0.00 Purchaser
Assume and assign to Credit Bid 1231 \$0.00 Dilfield Services 777602 Master Services Agreement dated effective 01/01/2014 LAREDO OFFSHORE SERVICES, INC \$0.00 ieldwood Energy LLC Assume and Allocate Pursuant to Divisive Mergers
Assume and assign to Credit Bid Oilfield Services LARRY DOIRON, LLC 777711 Master Services Agreement dated effective 07/18/2018 eldwood Energy LLC \$0.00 × Purchaser
Assume and assign to Credit Bid 1234 Ion-∩ilfield Service ARSON SOFTWARE TECHNOLOGY. INC Purchaser Assume and assign to Credit Bid 1235 Ion-Oilfield Services \$0.0 eldwood Eneray LLC Assume and assign to Credit Bid 1236 10/3/2012 Letter Agreement - Other Land etter Agreement between Statoil USA E+P Inc and Marathon Oil etter Agreement between Statoil USA E+P Inc and Marathon Oil Fieldwood Energy LLC MC 992 S/2 Lease G24133 COPETROL AMERICALL C. TALOS ENERGY \$0.0 x dated 3 October 2012 me and assign to Credit Bid 1237 NADARKO US OFFSHORE LLO etter Agreement - Other La dated 17 December 2014 covering blocks GC 679 and GC768 17 December 2014 covering blocks GC 679 and GC768 Purchaser 1238 Non-Oilfield Services LEXCO DATA SYSTEMS, LP \$0.00 Assume and assign to Credit Bid Purchaser eldwood Energy LLC Assume and assign to Credit Bid Purchaser Oilfield Services 512590 Master Services Agreement dated effective 11/01/2013 LINEAR CONTROLS INC eldwood Energy LLC 1239 \$0.00 and assign to Credit Bio Operating Agreement b/b LLOG and Century S 44 Lease 3770, BS 45 Lease 15683 Purchaser Assume and assign to Credit Bid Operating Agreement b/b LLOG and Century BS 45 Lease 15683. BS 52/53 Lease 17675 IPSTREAM EXPLORATION LLC 1241 3/27/2003 Operating Agreement - Other LLOG and Century \$0.00 × Purchaser me and Allocate Pursuant to 1242 Pineline Use / Tie-In / Modificat ineline Use Agreement b/b LLOG and XTO LLOG and XTO MP 112 Lease G09707 \$0.0 Divisive Mergers me and assign to Credit Bid Unit Agreement and/or Unit Operating it Agreement by and between LLOG Bluewater Holdings, L.L.C.; LLOG Bluewater Holdings, L.L.C.; LLOG Exploration Offshore, L.L.C ANA EXPLORATION COMPANY LLC ULGO Exploration Offshore, LLC; LS andridge Energy Offshore, LLC
and Sandridge Energy Offshore, LLC; LLOG Bluewater Holdings, LLC, LLOG Exploration Company, LLC.

Sandridge Energy Offshore, LLC; LLOG Bluewater Holdings, LLC; LLOG Exploration Company, LLC. Purchaser L.L.C.: LLOG Exploration Company, L.L.C.: LA State Mineral Board : Order No. 1245-B Unit Textularia W Zone Reservoir A BS 53 Field by and between LLOG Exploration Company, L.L.C. and Office of Unit Agreen LLOG Exploration Company, L.L.C. and Office of Conservation State of Lo and assign to Credit Bio servation State of LA ation Agreement by and between LLOG Exploration Offshore ANA EXPLORATION COMPANY LLC 1245 3/1/2009 Property Participation & Exchange LLOG Exploration Offshore, Inc.: LLOG Exploration Company, L.L.C. and BS 25 Lease 19718. BS 25 Lease G31442 \$0.00 Assume and assign to Credit Bid Inc.; LLOG Exploration Company, L.L.C. and XTO Offshore Inc. : XTO Offshore Inc 1246 Perpetual Software License Agreement Assume and assign to Credit Bio Purchaser Assume and assign to Credit Bid 77800 PO Terms & Conditions dated effective 08/14/2018 LOADMASTER INDUSTRIES 1247 Oilfield Services \$0.00 ieldwood Energy LLC Non-Oilfield Service: Assume and assign to Credit Bid Purchaser 1248 OGIX FIBER NETWORKS 1249 \$843 446 16 5/12/2020 Non-Oilfield Services Services Agreement ONG VIEW SYSTEMS CORF eldwood Energy LLC Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 1250 Ion-Oilfield Services Services Agreement: Addendum LONG VIEW SYSTEMS CORP eldwood Energy LLC \$843,446,16 x eldwood Energy LLC Assume and assign to Credit Bid Purchaser 1251 abor & Parts HISIANA MACHINERY COMPANY I I \$0.0 x 1252 overnment Orders ouisiana Office of Conservation:Order No. 255-R. 10.200' RA SUA BS Lease 1999. BS Lease 20. BS Lease G01230. BS Lease 4409 Assume and (i) assign to Credit Bid chaser (pursuant to the Plan and th Credit Bid Purchase Agreement) on count of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to Divisive Mergers eldwood Energy LLC 1253 Oilfield Services 503189_Master Services Agreement dated effective 11/01/2013 LOUISIANA SAFETY SYSTEMS INC \$0.00 Offshore Facilities Boarding, Release and Idmenification Agreement for SS 91 A &B platforms by and between Louislans State University and Fieldwood Energy LLC extended 12-16-2020 through 12-15-2020 through 12-15-202 1255 Nilfield Services 533957 Master Services Agreement dated effective 03/11/2014 LOT INDUSTRIES LLC Idwood Energy LLC \$0.00 Assume and assign to Credit Bid 507057 Rental Agreement dated effective 03/12/2014 me and assign to Credit Bid d Energy LLC Purchaser Assume and Allocate Pursuant to 1257 Oilfield Services 701037 Master Service Contract Effective 12-14-2015 M&R MANAGEMENT II C \$0.00 ieldwood Energy LLC Divisive Mergers Assume and assign to Credit Bid Purchaser 1258 ilfield Services \$0.00 1259 \$0.00 Oilfield Services Subsea Tree Hydraulic Oil (Shelf - HI A573 Only) MACDERMID OFFSHORE SOLUTIONS ieldwood Energy LLC Assume and assign to Credit Bid 1260 125 Generator, Serial No. 1003815-08 ACQUARIE CORPORATE AND ASSET FUNDING. INC \$0.00 Assume and allocate pursuant to 10/21/2019 Equipment Lease eldwood Energy LLC x divisive mergers
Assume and allocate pursuant 1261 150 Generator Serial No. 1006511/03 ACCULARIE CORPORATE AND ASSET FUNDING IN divisive mergers 300 Generator, Serial No. 1000010 1262 ACQUARIE CORPORATE AND ASSET FUNDING. IN ood Energy LLC Assume and allocate pursuant to divisive mergers
Assume and allocate pursuant to 1263 300 Generator Serial No. 5263/19 ACQUARIE CORPORATE AND ASSET FUNDING INC divisive mergers 1264 \$0.00 300 Generator, Serial No. 5263/23 ACQUARIE CORPORATE AND ASSET FUNDING, IN Assume and allocate pursuant to divisive mergers ood Energy LLC 1265 MACQUARIE CORPORATE AND ASSET FUNDING, INC. \$0.00 10/21/2019 Equipment Lease 500 Generator, Serial No. 1004626-002 ieldwood Energy LLC Assume and allocate pursuant to divisive mergers
Assume and allocate pursuant to MACQUARIE CORPORATE AND ASSET FUNDING. INC 1266 10/21/2019 500 Generator, Serial No. 1009733-01 eldwood Energy LLC \$0.00 x 60 Generator, Serial No. 1013275-04 ACQUARIE CORPORATE AND ASSET FUNDING. IN

divisive mergers

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 49 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

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Assume and allocate pursuant to eldwood Energy LLC 1277 Compressor Serial No. F151 ACQUARIE CORPORATE AND ASSET FUNDING IN \$0.0 divisive mergers Compressor, Serial No. F-25819 1278 Equipment Lease ACQUARIE CORPORATE AND ASSET FUNDING, INC ieldwood Energy LLC \$0.00 Assume and allocate pursuant to divisive mergers
Assume and assign to Credit Bid 1279 0/21/2019 ACQUARIE CORPORATE AND ASSET FUNDING. INC Idwood Energy LLC \$0.00 Compressor, Serial No. L-81582 Purchaser Assume and allocate pu 1280 Fuel Tank Serial No. 10101660158 ACCULARIE CORPORATE AND ASSET FUNDING INC \$0.00 x divisive mergers
Assume and allocate pursuant to Fuel Tank, Serial No. 51456 1282 quipment Lease eldwood Energy LLC \$0.00 x divisive mergers
Assume and allocate pursuant 1283 uel Tank Serial No C852006 ACQUARIE CORPORATE AND ASSET FUNDING IN \$0.0 divisive mergers 1284 MAGNOLIA TORQUE & TESTING INC \$0.00 ilfield Services 509878 Master Services Agreement dated effective 11/01/2013 ieldwood Energy LLC Assume and assign to Credit Bid 1285 9/1/2004 Joint Operating Agreement Operating Agreement eff. 9-1-04 Aagnum Hunte Fieldwood Energy ST 242 Lease G23933 MAGNUM HUNTER PRODUCTION INC. \$0.00 Assume and Allocate Pursuant to Divisive Mergers
Assume and assign to Credit Bid
Purchaser 1286 11/7/2007 armout Agreemer ARMOUT AGREEMENT BY AND RETWEEN MAGNUM HUNTER MAGNUM HUNTER PRODUCTION, INC. AND APACHE CORPORATION ST 287 Lease G2408 RIDGEWOOD ENERGY CORPORATION \$0.0 ko Offshore Exploration Inc.; Pruet Offshore Company lwood Energy LLC FORCENERGY INC. AND MAKO OFFSHORE EXPLORATION, INC. Offshore Company Divisive Mergers rrick Barge Work 1288 Idwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser Assume and (i) assign to Credit Bid Marketing - Connection Agr AGREEMENT TO TIE IN AND FOR OPERATION AND ANTA RAY OFFSHORE GATHERING COMPANY, L.L.C. AND 110 Lease G13943, GI 111 G35611, GI 116 Lease G1394 ANADARKO PETROLEUM CORPORATION, OCEAN ENERGY INC., AND SHELL OFFSHORE INC. CONSTRUCTION BETWEEN MANTA RAY OFFSHORE SATHERING COMPANY, L.L.C. AND ANADARKO PETROLEUM chaser (pursuant to the Plan and th Credit Bid Purchase Agreement) on CORPORATION, OCEAN ENERGY INC., AND SHELL OFFSHORE ount of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Manta Ray Offshore Gathering Company, L.L.C. and Anadarko Petroleum GI 110 Lease G13943, GI 111 G35611, GI 116 Lease G13944 W & T OFFSHORE INC 1290 10/1/1999 Marketing - Connection Agreemen Manta Ray Offshore Gathering Company, L.L.C. and Anadarko Assume and (i) assign to Credit Bid Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid etroleum Corporation, Ocean Energy Inc., Shell Offshore Inc. orporation, Ocean Energy Inc., Shell Offshore Inc Purchase Agreement) Fieldwood Energy LLC and Manta Ray Offshore ST 295 Lease G0564 PACHE OFFSHORE INVESTMENT GP, BRISTO onveyance, Notice of Exercise) & Related Sathering, L.L.C.: Manta Ray sells to Fieldood pursuant to reverse of Gathering, L.L.C. US LLC, TAMPNET INC Divisive Mergers gas flow in ST 295 block to direct flow of gas to ST 292 Platform 1292 6/8/201 and between Fieldwood Energy LLC and Manta Ray Offshore athering, L.L.C.: Fieldwood desires to connect with Mata Ray's ST anta Ray Offshore Gathering, L.L.C. eldwood Energy LLC ST 295 Lease G05646 APACHE OFFSHORE INVESTMENT GP, BRISTOW \$0.00 Assume and Allocate Pursuant to ISLLC TAMPNET INC 1293 ta Ray Offsoure Gathering Company, L.L.C Assume and assign to Credit Purchaser

Assume and assign to Credit Bid
Purchaser 1294 1/1/2012 Lease Rental and Minimum Royalty Paymen arathon Oil Cmpany, Samson Offshore, LLC, BHP Billiton Petroluen MC 992 N/2 Lease G24133 ECOPETROL AMERICA LLC. TALOS ENERGY \$0.00 (Deepwater) Inc and Noble Energy, Inc dated 9 March 2012, but effective FESHORE II C JA and Unit Operating Agreement dated 10/1/90 between Marathor eldwood Energy LLC 10/1/1990 Unit Agreement and/or Unit Operating WD 0057 Lease G01449 Assume and assign to Credit Bid Oil Co and Phillips Petroleum etal Agreement 6/11/2012 Joint Operating Agreen Oil Co and Philips Petroleum etal

Area of Mutual Interest Agreement and Joint Operating Agreement Agrathon Oil Company Statoil USA E&P Inc and Woodside Energy (USA) COPETROL AMERICALLO, TALOS ENERGY Assume and assign to Credit Bid MC 992 S/2 Lease G24133 1296 Area of Mutual interest Agreement and Joint Operating Agreement made and entered into between Marathon Oil Company, Statoli USA E&P Inc and Woodside Energy (USA) Inc dated and effective 11 June 2012 (including JOA to be identical to JOA for MC 993 S/2) dated and effective 11 June 2012 (including JOA to be ident 1297 HI A-550 Lease G0408 AMPNET INC 4/1/1981 Operating Agreement - Other b/b Marathon, Amerada Hess, LL&E and Texas Eastern Coproation rathon, Amerada Hess, LL&E and Texas Eastern Coproation \$0.00 Assume and Allocate Pursuant to Divisive Mergers JOINT OPERATING AGREEMENT BY AND BETWEEN MARINER MARINER ENERGY, INC. AND APACHE CORPORATION Assume and Allocate Pursuant to 1298 5/1/2008 Joint Operating Agreement eldwood Energy LLC ST 49 Lease G24956 \$0.00 ENERGY, INC. AND APACHE CORPORATION

Operating Agreement 1-1-05 by an between Maritech a Divisive Mergers e and Allocate Pursus EC 328 Lease G1063 Divisive Mergers ne and Allocate Pursuant to CAIRN ENERGY USA INC. CONTINENTAL LAND & 1300 8/1/1987 Operating Agreement - Other OA by and between Mark Producing. Inc. as Operator and EF Mark Producing, Inc. as Operator and EP Operating Company and Nor C 332 Lease G0047 \$0.00 Divisive Mergers
Assume and assign to Credit Bid
Purchaser
Assume and assign to Credit Bid Operating Company and Non-Operartor 556438_Master Services Agreement dated effective 06/20/2018 Operartor MARLIN OILFIELD DIVERS INC. FUR CO INC Idwood Energy LL0 1301 ilfield Service \$0.00 ARS OFFSHORE TECHNOLOGY INC 1302 nsulting Agreement - Katmai Developme \$0.0 Purchaser 533060_Master Services Agreement dated effective 12/03/2013; Amendment dated effective 01/28/2019 MARTIN HOLDINGS LLC \$0.00 1303 ilfield Services ieldwood Energy LLC Assume and assign to Credit Bid Purchaser 777710_Master Services Agreement dated effective 07/17/2018 Assume and assign to Credit Bid Purchaser MASTER ELO VALVE (LISA) INC dwood Energy LLC \$0.00 VERICK ENERGY SOLUTIONS, LLC and assign to Credit Bid 700795 Rental Agreement dated effective 10/22/20 Purchaser Oilfield Services MAXIM SILENCERS INC Assume and assign to Credit Bid 1306 nspection and Service eldwood Energy LLC \$0.00 x Purchaser ne and Allocate Pursuant to 1307 h/h McMoRan and Transco et al McMoRan and Transco et a \$0.0 Operating Agreement - Oth 1308 Operating Agreement - Other x Divisive Mergers
Assume and Allocate Pursuant to 1309 ilfield Services 556487 Master Services Agreement dated effective 11/01/2013 MECHANICAL & PERFORMANCE ANALYSIS ieldwood Energy LLC \$0.00 Divisive Mergers hilfield Services 777724 Master Service Contract Effective 6-6-2018 MELANCON'S WELDING & REPAIR LLC eldwood Energy LLC \$0.00

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 50 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

1347

[1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder

NEWLIN RENTAL-REPAIR & SUPPLIES INC

ireline Tools and Parts

- [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

[2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

[3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (1) Docks No. 1284] (Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized and the plan (1) Capitalized Debtors Applicable Entity 11/1/2005 Joint Development / Venture / Exploration Agreements 7/1/1975 Joint Operating Agreement JOINT DEVELOPMENT AGREEMENT BY AND BETWEEN MERIT | MERIT ENERGY COMPANY AND STONE ENERGY CORPORATION ET | Fieldwood Energy LLC: | ISS 198 Lease 593. SS 198 Lease G12355 \$0.00 JUNI 1 DEVELOPMENT MORECEMENT BY AND BETWEEN WERRING MORPANY AND STONE ENERGY CORPORATION ET AL AI Operating Agreement eff. 711/75 by and between Mesa Petroleum as Operator and American Natural Gas Production Co, et al Mud, Completion Brine, Cleanout Tools, Solids Handling Equipment x GOM Shelf LLC PRODUCTION LLC Divisive Mergers and Allocate Purs M-I SWACO dwood Energy LLC Divisive Mergers me and assign to Credit Bid 1314 Non-Oilfield Service Software Licensing Agreement AICROSOFT LICENSING GP ieldwood Energy I I C \$293.9 Purchaser
Assume and assign to Credit Bid
Purchaser INERAL TECH LLO \$0.0 Idwood Energy LLC endment to Unit Agreement, Viosca Knoll Block 252 Unit 1316 Unit Agreement and/or Unit Operating K 251 Lease G10930, VK 340 Lease G10933 ne and Allocate Pursuant to Contract No. 754394013, dated November 7, 2005 (effective Divisive Mergers November 1, 2005) as approved by the Minerals Management Service by letter dated January 10,2007, but made effective November 8, 2006, replacing Exhibits "A", "B" and "C" and Article 13.1 in its entirety (reduction of Unit Area) 1317 7/1/1974 Joint Operating Agreement Operating Agreement originally by and between Mobil Oil Mobil Oil Corporation, Union Oil Company of California and Amoco EB 160 Lease G02647 Assume and Allocate Pursuant to x Corporation, Union Oil Company of California and Amoco Production Production Company as amended Divisive Mergers e and Allocate Purs Company, as amended
Operating Agreement originally by and between Mobil Oil
Corporation, Union Oil Company of California and Amoco Production Production Company, as amended x Divisive Mergers Company, as amended Mobil Oil Corporation, Union Oil Company of California and Amoco 7/1/1974 Joint Operating Agreement Operating Agreement originally by and between Mobil Oil Corporation, Union Oil Company of California and Amoco Production FB 158 Lease G02645 APACHE DEEPWATER LLC \$0.00 Assume and Allocate Pursuant to Divisive Mergers PACHE DEEDWATER LLC Joint Operating Agreemen B 159 Lease G02646 oduction Company, as amended x OFFSHORE TIE-IN AGREEMENT EWING BANK 826 PIPELINE MOBILE EXPLORATION & PRODUCING U.S. INC., KERR-MCGEE 1321 1/1/1988 Marketing - Connection Agreen EW 826 Lease G05800 APACHE DEEPWATER LLC. WALTER OIL & GAS \$0.00 Assume and Allocate Pursuant to SYSTEM TIE-IN TO SHELL PIPE LINE COROPRATION'S COUGAR PIPELINE CORP., AND SOHIO PIPELINE CORPORATION W & T OFFSHORE INC. Divisive Mergers PIPELINE BETWEEN MOBILE EXPLORATION & PRODUCING U.S. INC., KERR-MCGEE PIPELINE CORP., AND SOHIO PIPELINE OA by and between Mobill Oil Corporation and Union Oil Company of Mobill Oil Corporation and Union Oil Company of California 1322 5/27/1968 Operating Agreement - Other BA A102 Lease G0175 \$0.00 Assume and allocate pursuant to ¥ divisive mergers ume and Allocate Pursuant to Divisive Mergers ume and assign to Credit Bid Oilfield Services eldwood Energy LLC 1323 00363_Master Services Agreement dated effective 02/06/2014 MODERN AMERICAN RECYCLING SERVICES INC \$0.00 77951_Master Services Agreement dated effective 03/29/2019 MONCLA WORKOVER & DRILLING OPERATIONS, LLC Purchaser First Amendment to the Participation Agreement OCS-G0786, South Monforte Exploration L.L.C SM 48 Lease 786 1325 12/31/2013 Property Participation & Exchange eldwood Energy LLC Assume and (i) assign to Credit Bid March Island Area Rinck 48 Offshore Federal Waters irchaser (pursuant to the Plan and th Purchaser (pursuant to the Plan and th Credit Bid Purchase Agreement) on account of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) 5/14/2015 Property Participation & Exchi by and between Fieldwood Energy LLC and Monforte Exploration L.L.C.: Second Amendment to the Participation Agreement OCS-G0786, South Marsh Island Area, Block 48 Offshore Federal Water SM 48 Lease 786 me and (i) assign to Credit Bid urchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on count of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) by and between Fieldwood Energy LLC and Monforte Exploration 1327 9/13/2016 Other Misc. ieldwood Energy LLC SS 271 Lease G01038 Monforte Exploration L.L.C. \$0.00 Assume and Allocate Pursuant to y Life Detween Fledwood Energy LLC and windome Exploration
LC.: Fieldwood agrees to pay Moniforte's insurance charges
y and between Fieldwood Energy LLC and Moniforte Exploration
L.C.: SS 274 A Platform to El 259 A Platform Divisive Mergers e and Allocate Pursuant to 1328 12/12/2010 4 quisition / PSA / Other Purchase or S Innforte Evoloration I. I. C eldwood Energy LLC SS 274 Legge G01030 RA HELICOPTERS INC \$0.00 Divisive Mergers tion of sale of pipeline and as Divisive Mergers Assume and assign to Credit Bid 515485 Master Services Agreement dated effective 11/01/2013 MONTCO OFFSHORE INC 1330 \$0.00 eldwood Energy LLC Purchaser
Assume and assign to Credit Bid
Purchaser
Purchaser ONTCO OILFIELD CONTRACTORS LLC 1331 558865_Master Services Agreement dated effective 12/03/2013 \$0.00 1332 MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343 5/19/2016 Letter Agreement - Other Land Letter Agreement governing the Transition of Operatorship from Murphy Exploration and Produciton Company - USA to Noble URPHY EXPLORATION AND PRODUCITON COMPANY - USA dwood Energy LLC HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC. W & T ENERGY VI \$0.00 Assume and assign to Credit Bid Purchaser Energy, Inc dated 19 May 2016 Consulting Agreement 1333 1/10/2020 Non-Oilfield Service N DARLENE WALKER & ASSOCIATES lwood Energy LLC \$8.750.00 and assign to Credit Bid Purchaser Assume and assign to Credit Bid Daywork Drilling Contract dated 3-11-2014 ABORS OFFSHORE CORPORATION 1335 ilfield Services Idwood Energy LLC \$0.00 x ume and assign to Credit Bid Purchaser 1336 Dilfield Services 528377 Master Services Agreement dated effective 11/01/201 \$0.0 Amendment dated effective 02/01/2020 1337 ilfield Services 556324 Master Services Agreement dated effective 11/01/2013 ATIONAL OILWELL VARCO, LP \$0.00 Assume and assign to Credit Bid ieldwood Energy LLC Purchaser Assume and assign to Credit Bid Dilfield Services ATIONAL RESPONSE CORPORATION 1338 7952 Master Services Agreement dated effective 05/30/2019 Idwood Energy LLC \$0.00 Purchaser Purchaser
Assume and assign to Credit Bid
Purchaser
Assume and assign to Credit Bid 1330 Nilfield Services 701142 Master Services Agreement dated effective 11/14/2016 NEO PRODUCTS Idwood Energy LLC \$0.0 . erpetual Software License Agreement 1341 Oilfield Services NEW TECH GLOBAL VENTURES LLC Assume and assign to Credit Bid 546928 Master Services Agreement dated effective 01/01/2014 ieldwood Eneray LLC \$0.00 x Purchaser e and Allocate Pursus Divisive Mergers 1342 armout Agreen O eff. 2/28/07 by and between Newfield and Apach \$0.0 1343 Operating Agreement eff. 6-1-04 by and between Newfield Exploration Co & Triumph Energy LLC 6/1/2004 Operating Agreement - Other ewfield Exploration Co & Triumph Energy LLC ieldwood Energy LLC WD 133 Lease G01106 \$0.00 Assume and Allocate Pursuant to Divisive Mergers 1344 Confidentiality Agreements / AMI and Rel Letter, dated May 2, 2012 between Newfield Exploration Company and Chevron U.S.A. Inc., being a waiver of confidentiality provision ewfield Exploration Company and Chevron U.S.A. Inc Fieldwood Energy Offshore LLC VK 251 Lease G10930, VK 340 Lease G10933 illiams Field Services \$0.00 Assume and Allocate Pursuant to Divisive Mergers lewfield Exploration Company and Westport Resources Company, a twners of WC 73, and Dominion Exploration & Production, Inc. and and Westport Resources Company, as Owners of WC 73, and Offshore LLC Divisive Mergers minion Exploration & Production, Inc. and Spinnaker Exploration innaker Exploration Company, LLC as Owners of WC 72 Dominion Exporation a Production, inc. and Spinnaser Exporation Company, LLC as Owners of WC 72
Letter Agreement, dated November 18; 2004, between Chevron US-A. Inc. and Newfield Exploration Company, amending the terms of Letter Agreement, dated October 14, 2004, between Chevron US-A. Inc. and US-A. Inc. 1/18/2004 Letter Agreement - Other Land tion Company, Chevron U.S.A. Inc., Noble Energy, Inc. K 251 Lease G10930. VK 340 Lease G10933 Noble Energy, Inc. concerning Production Handling Agreement Terms, Viosca knoll.251 "A" Platform, Cadillac Prospect and any Other Future Non-unit Production

Assume and assign to Credit Bid

ieldwood Energy LLC

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 51 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- Notes:

 (1) The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder.

 (2) The Debtors seewer the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired leases for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

 (3) Known Contract Counterpraties represent parties listed in a cubul agreements and/or words manual and/or words and/or word

			, , , , , , , , , , , , , , , , , , ,			an of Merger (collectively, the "Transaction Documents"), on the one hand, and	,				Applicabl	le Entity	
	Contract Date	Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate [7]	Proposed Contract Treatment [8]		Credit Bid Purchaser	FW III	
1348		Oilfield Services	501111_Master Services Agreement dated effective 11/01/2013	NEWMAN CRANE SERVICE INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		×		
1349		Oilfield Services	Gas and Gas Cylinders, Welding Supply	NI WELDING SUPPLY LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		×		·
1350		Consents	NOBLE ENERGY INC , DAVIS OFFSHORE, L.P. AND STATOILHYDRO USA E&P INC	NOBLE ENERGY INC , DAVIS OFFSHORE, L.P. AND STATOILHYDRO USA E&P INC	Fieldwood Energy Offshore LLC	GC 198 Lease G36021		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1351		Confidentiality Agreements / AMI and Related Consents	NOBLE ENERGY INC , DAVIS OFFSHORE, L.P. AND STATOILHYDRO USA E&P INC	NOBLE ENERGY INC , DAVIS OFFSHORE, L.P. AND STATOILHYDRO USA E&P INC	Fieldwood Energy Offshore LLC	GC 198 Lease G36021		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1352		Letter Agreement - Other Land	Petroleum Corporation dated 20 Dec 2012	Noble Energy Inc and Anadarko Petroleum Corporation dated 20 Dec 2012			ANADARKO US OFFSHORE LLC	\$0.00	Purchaser		×		
1353	5/30/2008	Confidentiality Agreements / AMI and Related Consents	NOBLE ENERGY INC AND DAVIS OFFSHORE LP	NOBLE ENERGY INC AND DAVIS OFFSHORE LP; PIONEER NTAURAL RESOURCES USA INC, DAVIS OFFSHORE, L.P. AND STEPHENS PRODUCTION COMPANY, LLC.	Offshore LLC	NE/4 GC 198 Lease G36021		\$0.00	Assume and assign to Credit Bid Purchaser		×		
1354		Letter Agreement - Other Land	by and between Fieldwood Energy LLC and : Oil Test Sampling Agreement by and between Noble Energy Inc and Deep Gulf Energy III, LLC for samples of Santiago/Santa Cruz Well to be shared with MC 563 Parties	Noble Energy Inc and Deep Gulf Energy III, LLC		MC 519 Lease G27278, MC 563 Lease G21176	BP EXPLORATION & PRODUCTION INC, HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC	\$0.00	Purchaser		x		
1355		Property Participation & Exchange Agreements	Participation Agreement by and between Noble Energy Inc and Marathon Oil Company for the drilling of the MC 948 #1 Well	Noble Energy Inc and Marathon Oil Company for the drilling of the MC 948 #1 Well		MC 948 Lease G28030	ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		×		
1356	8/28/2014	Letter Agreement - Other Land	Letter Agreement by and between Noble Energy Inc and Murphy dated 28 Aug 14 covering certain operational issues at Thunderhawk	Noble Energy Inc and Murphy	Fieldwood Energy LLC	MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343, MC 782 Lease G33757		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1357	2/26/2015	Letter Agreement - Other Land	Letter Agreement by and between Noble Energy Inc and Murphy	Noble Energy Inc and Murphy dated 11 Jul 16 governing certain operational issues at Thunderhawk	Fieldwood Energy LLC	MC 697 Lease G28021, MC 698 Lease G28022, MC 736, MC 738, MC 742 Lease G32343, MC 782 Lease G33757		\$0.00	Assume and assign to Credit Bid Purchaser		×		
1050	E10410040	Letter Agreement - Other Land		Noble Energy Inc and Murphy dated 11 Jul 16 governing certain	5.11	MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343	HOUSTON ENERGY DEEPWATER VENTURES V,	\$0.00			_ ^		
			dated 11 Jul 16 governing certain operational issues at Thunderhawk	operational issues at Thunderhawk			RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC		Purchaser		x		i
1359	11/1/2005	Ownership & Partnership Agreements	Partnership agreement by and between Noble Energy Inc and Samson Offshore Company ocerenig multiple blocks in DWGOM dated 1 Nov 2005 as amended (a) First Amendment dated 22 Nay 06 and (b) Second Amendment dated 20 Mar 07 and (d) Tour Amendment dated 21 Nay 07 and (d) Fourth Amendment dated 1 Apr 07 (a) (MMI Expired 1 Sep 07)	Noble Energy Inc and Samson Offshore Company	Fieldwood Energy LLC	GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		ſ
1360		Letter Agreement - Other Land	DAVIS OFFSHORE, L.P., ENERGY PARTNERS, LTD AND STEPHENS PRODUCTION COMPANY, LLC	NOBLE ENERGY INC, DAVIS OFFSHORE, L.P., ENERGY PARTNERS, LTD AND STEPHENS PRODUCTION COMPANY, LLC	Offshore LLC	NE/4 GC 198 Lease G36021		\$0.00	Purchaser		x		
1361	6/17/2009	Farmout Agreement	Farm out agreement by and between Noble Energy Inc, Samson Offshore Company and Exxon Mobil Exploration Company where XOM assigns GC 767 in return for well comittment and ORRI on GC 679, 680, 723, 724 and 768 (below 17,000 to 100° below commitment well. Commitment well drilled on GC 723	Nobie Energy Inc, Samson Offshore Company and Exxon Mobil Exploration Company	Fieldwood Energy LLC	GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		1
1362	6/29/2012	Letter Agreement - JOA	STATOIL, USA E&P INC., ENERGY PARTNERS LTD., CALYPSO EXPLORATION LLC AND DAVIS OFFSHORE, L.P.:Establishment of the Talon Shallow JOA and Talon Deep JOA Exhibit "A" Substitution page	NOBLE ENERGY INC, STATOIL, USA ESP INC., ENERGY PARTNERS LTD., CALYPSO EXPLORATION LLC AND DAVIS OFFSHORE, L.P.	Fieldwood Energy Offshore LLC	GC 198 Lease G36021		\$0.00	Assume and assign to Credit Bid Purchaser		x		1
1363	8/28/2014	Facilities & Tie-In Agreements	Bridging Agreement by and between Noble Energy Inc, W+T Energy VI, LLC, ILX Prospect Dantzler, LLC and Ridgewood Dantzler bridging responsibilities of Loop Operator and Field Operated dated 28 Aug 14	Noble Energy Inc, W+T Energy VI, LLC, ILX Prospect Dantzler, LLC and Ridgewood Dantzler bridging responsbilities of Loop Operator and Field Operated dated 28 Aug 14		MC 782 Lease G33757	RIDGEWOOD DANTZLER LLC, TALOS EXPLORATION LLC, W & T ENERGY VI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1364	8/15/2014	Assignment of Wellbores	by and between Fieldwood Energy LLC and W & T Offshore, Inc. : RE: High Island 129 No. 12 Well Assignment	Noble Energy Inc, W+T Energy VI, LLC, ILX Prospect Dantzler, LLC, Ridgewood Dantzler, Houston Energy Deepwater Ventures V, LLC; Red Willow Offshore, LLC	Fieldwood Energy LLC	HI 129 Lease G01848	W & T OFFSHORE INC, HELIS OIL & GAS COMPANY LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM COMPANY, MAGNUM HUNTER PRODUCTION INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1365		Joint Operating Agreement	JOINT OPERATING AGREEMENT BY AND BETWEEN NOBLE ENERGY INC., DAVIS OFFSHORE, L.P., ENERGY PARTNERS, LTDE AND STEPHENS PRODCUTION COMPANY, LLC	NOBLE ENERGY INC., DAVIS OFFSHORE, L.P., ENERGY PARTNERS, LTDE AND STEPHENS PRODCUTION COMPANY, LLC	Fieldwood Energy Offshore LLC	NE/4 GC 198 Lease G36021		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1366	1/1/2013	Unit Agreement and/or Unit Operating Agreement	Unit Operating Agreement, Courlint Prospect, Courlint Unit, Offstore Louisians, by and among Noble Energy, Inc. (Fieldwood is successor-in-interest to Noble Energy, Inc.), Samson Offshore, LLC, Marathon (Ol Company, BF Esplonation & Production Inc., and BHP Billiton Petroleum (Deepvater) Inc., dated effective January 1, 2013. A Radification and First Amendment of the MC 948 Unit Operating Agreement dated effective January 1, 2013 by and annong Noble Energy, Inc., Ecopetrol America Inc., Samson Offshore, LLC and Marathon Oli Company. B. Second Amendment to the MC 948 Unit Operating Agreement dated and Second Amendment of the MC 948 Unit Operating Agreement Company. C. Radification and Third Amendment to the MC 948 Unit Operating Agreement America Inc., Samson Offshore, LLC and Marathon Oli Co. Radification and Third Amendment to the MC 948 Unit Operating Agreement dated effective Marathon Oli Co. Radification and Third Amendment to the MC 948 Unit Operating Agreement dated effective November 30, 2018 by and between Fieldwood Energy LLC, Samson Offshore Mapleleaf, LLC and Ecopetrol America Inc.	Noble Energy Inc., Ecopetrol America Inc., Samson Offshore, LLC and Murathon Oil Company	Fieldwood Energy LLC	MC 948 SZ, SZNI/Z Lease G28030, MC 949 SZ, SZNI/Z Lease G32283, MC 992 N/Z Lease G24133, MC 993 N/Z Lease G24134	ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1367		Marketing - Transportation	Inc and Nautilus Pipeline Company, LLC	Noble Energy, Inc and Nautilus Pipeline Company, LLC		GC 768 Lease G21817	ANADARKO US OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1368	10/10/2014	Assignment of ORRI	Assignment Agreement dated 10 Oct 14 by and between Noble Energy, Inc. BP Exploration and Poroution, Inc. and Houston Energy Deepwater Ventures I, LLC whereby Noble and BP assigned their combined 69.75% Wiff cm 0-19,000°TUSS on MC 553 in teum for 2% (proportionately reduced) ORRI in S Santa Cruz Well and retained back in rights for its Will in 1900-199,099 TVDSS on MC 553 and Noble-FW retained operatorship in such 19,001-99.99 TVDSS interval if back in was excercised.	Noble Energy, Inc. BP Exploration and Production, Inc and Houston Energy Deepwater Ventures I, LLC	Fieldwood Energy LLC	MC 563 Lesse G21176		\$0.00	Assume and assign to Credit Bid Purchaser		x		1

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 52 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Schedule of Assumed Contracts

If the incubation or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective affiliates has any liability thereunder.

[2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

[3] Known Contract Counterparties represent parties listed in a cabula generated and cabular and account and reasonable discretion to cabular and account and accoun

accentions see forth		normalional polyposes only. In the event of any connect between any of t	to order pro- architecture in the permitted populating of any other of	occurrence relating to ally Pil	an of Merger (collectively, the "Transaction Documents"), on the one hand, an	a una consecuta di Assumina Comunacio, una dippincatina Tram	Sacron Documen	was contitue.		Applicable Entit	
Contract Date	Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate [7]	Proposed Contract Treatment [8]	FWI	Credit Bid FV Purchaser	/III FW IV
69 1/1/2009	Unit Agreement and/or Unit Operating Agreement	Unit Operating Agreement (Offshore Operating Agreement) dated dated effective January 1, 2009, originally by and between Noble Energy, Inc. (as predecessor in interest of Fieldwood), as Operator, and BP, Red Willow and HE&D Offshore, L.P. as Non-Operators, as amended.	Noble Energy, Inc. (as predecessor in interest of Fieldwood), as Operator, and BP, Red Willow and HE&D Offshore, L.P. as Non-Operators	Fieldwood Energy LLC	MC 519 Lease G27278	BP EXPLORATION & PRODUCTION INC, HOUSTON ENERGY DEEPWATER VENTURES I, RED WILLOW OFFSHORE LLC	\$0.00	Assume and assign to Credit Bid Purchaser			
		(a)by hat certain First Amendment of the Unit Operating Agreement, and a Establishment of Lease Offishor Operating Agreements, dated effective as of October 10, 2014, by and among BP. Red Willow, HEDV. Noble Energy, Inc. (as predessors in interest of Fieldwood), Deep Gulf Energy III, LLC, Ridgewood South Saria Cruz, LLC and (b)by that certain Second Amendment of the Offishor Operating (b)by that certain Second Amendment of the Offishor Operating (c) by that certain Text Operating Operat								x	
	3 Facilities & Tie-In Agreements Unit Agreement and/or Unit Operating	Authorization Agreement for Tie-Back Development by and among Noble Energy, in Celledwood is successor-in-interest to Noble Energy, Inc.). Ecopetrol America Inc., Samson Offshore, LLC and Marathon Oil Company effective Development of 12,0213 as amended by that Amended and Restated Authorization Agreement for Tis-Back Development of 124 development of 12	Noble Energy, Inc. (Fisidowood is successor-in-interest to Noble Energy, Inc.). Ecopetrol America Inc., Samson Offshore, LLC and Marathon Oil Company		MC 948 Lesse G28030, MC 949 Lesse G32363, MC 992 Lesse G24133, MC 993 Lesse G24134	OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x	
	Agreement	 2015, among Noble Energy, Inc. (the "Unit Operator", Fieldwood is successor-in-interest to Noble Energy, Inc.), W&T Energy VI, LLC, Red Willow Offshore, LLC, and Houston Energy Deepwater Ventures V. LLC 	Noble Energy, Inc. (the "Unit Operator", Fieldwood is successor-in-interest to Noble Energy, Inc.), WAT Energy VI, LLC, Red Willow Offshore, LLC, and Houston Energy Deepwater Ventures V, LLC		MC 742 Lease G32343	RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC		Purchaser		x	
72 12/20/2005	5 Confidentiality Agreements / AMI and Related Consents	Letter Agreement, dated December 20, 2005, between Noble Energy, Inc. and Ghevron U.S.A. Inc., being a consent to disclose confidential data	Noble Energy, Inc. and Ghevron U.S.A. Inc., being a consent.to.disclose confidential data	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		x
73 3/7/2003	Joint Operating Agreement	JOINT OPERATING AGREEMENT BY AND BETWEEN NOBLE ENERGY, INC., STATOILHYDRO USA E&P INC, STEPHENS	NOBLE ENERGY, INC., STATOILHYDRO USA E&P INC, STEPHENS PRODUCTION COMPANY AND DAVIS OFFSHORE, L.P.	Fieldwood Energy Offshore LLC	GC 198 Lease G36021		\$0.00	Assume and assign to Credit Bid Purchaser		x	
74 8/1/2016	Unit Agreement and/or Unit Operating Agreement	PRODUCTION COMPANY AND DAVIS OFFSHORE, L.P. Amendment No. 1 to Big Bend Prospect offshore Operating Agreement and Unit Operating Agreement, Big Bend Prospect, MC 698 Unit by and between Nobio Energy, Inc. W & T Energy VI, LLC, Red Willow Offshore, LLC, and Houston Energy Deepwater Ventures V, LLC	Noble Energy, Inc., W & T Energy VI, LLC, Red Willow Offshore, LLC, and Houston Energy Deepwater Ventures V, LLC		MC 697 Lease G28021, MC 699 Lease G28022, MC 742 Lease G32343	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
75 4/2/2012	Other Notices	NOTICE AGREEMENT BY AND BETWEEN NOBLE ENERGY, INC., STEPHENS PRODUCTION COMPANY AND DAVIS OFESHORE I. P. AND ENERGY PARTNERS I.TD.	NOBLE ENERGY, INC., STEPHENS PRODUCTION COMPANY AND DAVIS OFFSHORE, L.P. AND ENERGY PARTNERS LTD	Fieldwood Energy Offshore LLC	NE/4 GC 198 Lease G36021		\$0.00	Assume and assign to Credit Bid Purchaser		x	
76 12/11/2008	B Letter Agreement - Other Land	LETTER AGREEMENT BY AND BETWEEN NOBLE ENERGY, INC.,STEPHENS PRODUCTION COMPANY, ENERGY PARTNERS, ITD. AND DAVIS OFFSHORE I.P.	NOBLE ENERGY, INC., STEPHENS PRODUCTION COMPANY, ENERGY PARTNERS, LTD. AND DAVIS OFFSHORE, L.P.	Fieldwood Energy Offshore LLC	NE/4 GC 198 Lease G36021		\$0.00	Assume and assign to Credit Bid Purchaser		x	
77 6/1/1994	Joint Operating Agreement	OPERATING AGREEMENT DATED JUNE 1, 1994, BY AND BETWEEN NORCEN EXPLORER, INC, OPERATOR, AND DALEN RESQUIRCES OIL & GAS CO.	NORCEN EXPLORER, INC, OPERATOR, AND DALEN RESOURCES OIL & GAS CO.	Fieldwood Energy Offshore LLC	SM 280 Lease G14456	MP GULF OF MEXICO, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
78 10/19/1994	4 Joint Development / Venture / Exploration Agreements	NESOURCES UIL & CARS CU. Joint Venture Development Agreement, dated October 19, 1984, between Norcen Explorer, Inc. and Texaco Exploration and Production, Inc. forming a working-interest unit comprising portions of Ship. ShOperating Agreement Block 206 and OCS-G 1523,-Ship ShOperating Agreement Block 207:	Norcen Explorer, Inc. and Texaco Exploration and Production, Inc.	Fieldwood Energy Offshore LLC	SS 206 Lease G01522, SS 207 Lease G01523		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
79 4/6/1995	Agreements	Amendment tp. Joint Venture Development Agreement, dated April 6, 1995, between Norcen. Explorer, Inc., Texaco Exploration Production; Inc., Hurt Industries, Time George R. Brown, Partnership; JOC Venture, Lamar Hurt Trust Estate, Mobil Oil Exploration 81 Producing Southeast Inc., and Hurt Oil Company, covering; all of Blocks. 206 and 207 Ship ShOperating Agreement! Area.	Norcen. Explorer, Inc., Texaco Exploration and Production; Inc., Hunt Industries, The George R. Brown, Partnership; JOC Venture, Lamar Hunt Trust Estate, Mobil Oil Exploration	Fieldwood Energy Offshore LLC	SS 206 Lease G01522, SS 207 Lease G01523		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x
80 11/16/1994	Joint Development / Venture / Exploration Agreements	Joint Venture Development Agreement, dated November 18><1994, between Norsen, Explorer, Inc., Texaso Exploration and 1 Froduction, Inc., inclustries. TheiGeorge R. Brown Partnership, JOC Venture, Lamari-Hurt Trust Estate, Mobil Oil Exploration SoProducing/Southeast Inc., and Hurt Oil Company, covering all of Blocks 206 and 207 Ship ShCperating Agreement/ Area.	Noreen Explorer, Inc., Texano Exploration and Production, Inc, Industries, The George R Floren Patnership, Jo. C. Venture, Lamari-Hunt Trust Estate, Mobil Oli Exploration	Fieldwood Energy Offshore LLC	SS 206 Lesse G01522, SS 207 Lesse G01523		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
81	Oilfield Services	540735_Master Services Agreement dated effective 11/11/2013	NORD-SUD SHIPPING, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
82	Oilfield Services	777653_Master_Service_Contract Effective_6/28/2018	NORSAFE MARINE & OFFSHORE SERVICES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
83 5/1/1982	Ownership & Partnership Agreements	Terms for construction and operation of the facility and allocation of commingled condensate - Operated by Northern Natural Gas Company	Northern Natural Gas Company	Fieldwood Energy LLC		n.a.	\$0.00	Assume and allocate pursuant to divisive mergers	x		
84 11/1/2005		Partition and Redemption Agmt. dated 11-1-2005 b/b Northstar Gulfsands, LLC and Gulfsands Petroleum USA, Inc.	Northstar Gulfsands, LLC and Gulfsands Petroleum USA, Inc.	Fieldwood Energy Offshore LLC	VR 332 Lease G09514	ANKOR E&P HOLDINGS CORPORATION, CANNAT ENERGY INC.	\$0.00		x		×
85 7/7/2008	-	VR 332 A5 Letter Agmt dated July 7, 2008 b/b Northstar Interests, L.C. and Dynamic Offshore Resources, LLC	Northstar Interests, L.C. and Dynamic Offshore Resources, LLC	Fieldwood Energy Offshore LLC	VR 332 Lease G09514	ANKOR E&P HOLDINGS CORPORATION, CANNAT ENERGY INC.	\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to	x		x
86 6/1/2014	Acquisition / PSA / Other Purchase or Sale Agreements	by and between Fieldwood Energy Offshore LLC, NW Pipeline, Inc. and Northwestern Mutual Life Ins. Co:HIPS 13-III	Northwestern Mutual Life Ins. Co; NW Pipeline, Inc.	Fieldwood Energy Offshore LLC	HI A-573 Lease G02393, HI A-382 Lease G02757, HI A-572 Lease G02392, HI A-595 Lease G02721, HI A-596 Lease G02722, HI A-531 Lease G02696, BA A-105 Lease G01757, WC 163 Lease G05299	ERA HELICOPTERS INC.	\$0.00	Divisive Mergers	x		x
87	Oilfield Services	701064_Joinder dated effective 02/14/2019	NOV PROCESS & FLOW TECHNOLOGIES US, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser		x	
88 1/1/1991 89	Operating Agreement - Other Oilfield Services	b/b NW Mutual, Hardy and Unocal 701100_Master Services Agreement dated effective 04/29/2016	NW Mutual, Hardy and Unocal OCC-MED OF LAFAYETTE	Fieldwood Energy LLC	BA-A 102 Lease G01754, BA-A 105 Lease G01757	ERA HELICOPTERS INC., TAMPNET INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and assign to Credit Bid	x		×
90	Oilfield Services Oilfield Services	701100_Master Services Agreement dated effective 04/29/2016 777655 Master Services Agreement dated effective 05/21/2018	OCC-MED OF LAFAYETTE OCEAN EDGE SERVICES INC	Fieldwood Energy LLC Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x	
90 6/1/1999		AREA OF MUTUAL INTEREST BY AND BETWEEN OCEAN	OCEAN EDGE SERVICES INC OCEAN ENERGY INC. AND DUKE ENERGY HYDROCARBONS, LLC		n.a. El 126 Lease 52	II.a.	\$0.00	Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to		x	
	Consents Joint Operating Agreement	ENERGY INC. AND DUKE ENERGY HYDROCARBONS, LLC Offshore Operating Agreement, dated February 9, 1999, between	Ocean Energy, Inc., Shell Offshore Inc., McMoran Oil	Bandon Oil and Gas, LP;	VR 196 Lease G19760, VR 207 Lease G19761	HALLIBURTON ENERGY SERV INC; ARENA	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		
2001999	ovin operally Agreement	Onsince Operating Agleterient, Gaster Textuary 9: 1-399, Everweint Ocean Energy, Inc. and Shell Offshore Inc., covering Vermilion 195, 196 and 207, as amended December 23, 1999 by that certain Letter Agreement regarding the sale of properties to McMoran Oil & Soa LLC, and further amended August 22, 2000, December 31, 2001 and September 15, 2010.	poolin Energy, no., sties olision file, moment of	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC	100 Econo C. 91 (0), VI. 201 E0000 (1970)	ENERGY LP, ARENA OFFSHORE LP	4 0.00	Divisive Mergers			x
93	Oilfield Services	553294_Master_Service_Contract Effective_4-22-2015	OCEAN FLOW INTERNATIONAL LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
	1	1	1	1	1	1		ruiviasei	1		

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 53 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

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1440 11/10/2017 Ion-Oilfield Services

Dilfield Services

Non-Oilfield Services

[1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunde

trobal Upstream Delta 1. S.A. de C.V

PETROLELIM COLORDINATORS

PETROLEUM HELICOPTERS INC

PETROPLAN USA LLC

Operating Agreement eff. 7-15-00 b/b Petroquest Energy One, L.L.C Petroquest Energy One, L.L.C and LLOG Exploration and Production

- [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).
- [2] in the clause isservative in grill, in their teasoritation because), to thin all rather of its Schedule to date of retirors any executory contracts or injective proper peach in a manager of the contract Counterparties regresses parties listed in chair additionable and of vendor among.

 [3] Known Contract Counterparties regresses parties listed in chair actual agreements and not vendor among.

 [4] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [5] Related lease parties represent current lease co-working interest owners and JIB partners based on Company accounting system records.

Contract for the Extraction of Hydrocarb

Perpetual Software License Agreement

Consulting Agreemen

Master Consulting Agreement

Sharing Modality - Fieldwood Energy E&P Mexico, S. De R.L. De

777567_Master Services Agreement dated effective 02/08/2018

PHI 2019-2020 Pricing Agreement (4): Ninth Amendment dated

sulting Agreement; Subscription License Agreement

[7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements.

[8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (Dock No. 1284) [Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized between super and the schedule of Security (Continue) and the Plan The Plan The Performance of The Continue of The Plan The Performance of The P Applicable Entity Master Services Agreement dated effective 11/05/2013; Amendment

OCEANEERING INTERNATIONAL INC

dated effective 0101/2015

GET & SOI

OEI & SOI 1394 ieldwood Energy LLC n.a. \$0.00 Assume and assign to Credit Bid × Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 110 Lease G13943, GI 116 Lease G13944 V & T OFFSHORE INC perating or Other Agreemen Ifield Services 503720_Master Services Agreement dated effective 11/01/2013 OFFSHORE ENERGY SERVICES, INC Purchaser Assume and Allocate Pursuant to 1397 ilfield Services 513875 Master Services Agreement dated effective 11/01/2013 OFFSHORE FOUIPMENT SOLUTIONS ieldwood Energy I I C \$0.00 \$0.00 Assume and assign to Credit Bid Purchaser 1398 541788_Master Services Agreement dated effective 11/01/2013 ieldwood Energy LLC Articles of Merger by and between Offshore Shelf LLC and W&T Assume and assign to Credit Bid 1399 MARUBENI OIL & GAS (USA) LLC, TALOS \$0.00 Offshore, Inc.: Pursuant to Plan of Merger 546893_Master Services Agreement dated effective 09/20/2016 RESOURCES LLC Purchaser OFFSHORE TECHNICAL COMPLIANCE, LLC Assume and assign to Credit Bid
Purchaser
Assume and Allocate Pursuant to 1400 Dilfield Services eldwood Energy LLC \$0.00 od Energy LLC Divisive Mergers Assume and assign to Credit Bid 1402 700271_Master Services Agreement dated effective 12/17/2018 OIL & GAS EVALUATIONS AND CONSULTING LLC ieldwood Energy LLC \$0.0 Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 1403 17/2013 Non-Oilfield Service Software Agreement, End User Support Agreement, DocVue Produ OIL & GAS INFORMATIONS SYSTEMS INC eldwood Energy LLC \$0.0 Schedule 700364_Master Services Agreement dated effective 01/01/2014 1404 Ifield Services ieldwood Energy LLC \$0.00 1405 Oilfield Services 777866 Master Services Agreement dated effective 01/28/2019 OLIVIER INTERNATIONAL, LLC \$0.00 Assume and assign to Credit Bid ieldwood Energy LLC Assume and assign to Credit Bid Purchaser 1406 Oilfield Services Snill Response - GTIR Remidiation Work in '14 / Early '15 OSRO OMLENVIRONMENTAL SOLUTIONS dwood Energy LLC \$0.00 . and assign to Credit Bi Oilfield Services ONESUBSEA LLC 1408 700966 Joinder dated effective 11/19/2018 eldwood Energy LLC \$0.00 Assume and assign to Credit Bid x 1409 \$0.0 Divisive Mergers 1410 OPPORTUNE LLP \$0.00 Non-Oilfield Services Perpetual Software License Agreement ieldwood Energy LLC Assume and assign to Credit Bid 1411 5/31/2014 Non-Oilfield Services Perpetual Software License/Master Agreement OPPORTUNE LLP ieldwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 1412 Ion-∩ilfield Service Consulting Agreement; Engagement Letter OPPORTUNE LLE Idwood Energy LLC \$0.00 1413 Joint Operating Agreemer Operating Agreement eff. 4-1-76 as amended dwood Energy LLC Divisive Mergers 1414 OSIsoft LLC Ion-∩ilfield Service Pernetual Software License Agreement ieldwood Energy LLC Assume and assign to Credit Bid Purchaser 1415 GC 65 PI Data Software Compan SIsoft LLC 1416 vners and Producers of Sabine Pass Facility 12/2/1985 Marketing - Construction, Operations
Management, Ownership Agreement Governs the Ownership and Operations of the Producers' Facility. The Producers' Facility consists of assets owned by Producers, as well as those assets co-owned by the Producers and Owners. wen as indice assets of co-wined by the Producer's and Owners. Fieldwood, as the designated Producer's Representive, reprents th by and between Fieldwood Energy LLC and and Joint Operating Agreement, dated effective January 1,1997, between OXY USA Inc., as Operator, Texaco Exploration and Production Inc. OXY USA Inc., as Operator, Texaco Exploration and Production Inc. a Sun Operating Limited Partnership, for Brazos Block A-133. and Sun Operating Limited Partnership, for Brazos Block A-133. Non-Oilfield Services 2 ENERGY SOLUTIONS 10/15/2018 Non-Oilfield Services PAINTMIRE LLC 1419 Consultina Agreement 1420 Non-Oilfield Service Data subscription agreement PALEO DATA Non-Oilfield Services Perpetual Software License Agreement PANDELL TECHNOLOGY USA CORPORATION 1422 by and between Fieldwood Energy LLC and Panther Pipeline, LLC: Letter Agreement Matagorda Operating Agreement MI 518/519 with 5/16/2019 Letter Agreement - Operating Agreer inther Pipeline, LLC regard to natural gas pipeline work. 1423 Non-Oilfield Service 1424 BOP Rental Downhole tools 1425 Dilfield Services PATTERSON RENTAL TOOLS PATTERSON FISHING TOO. 1426 Dilfield Services 555709_Rental Agreement dated effective 02/11/2014 PAWS ENERGY SERVICES INC 1427 Oilfield Services PELICAN WASTE AND DEBRIS LLC 778044 Master Rental Agreement dated 6-27-2020 Oilfield Services PENINSULA MARINE INC 1428 700604 Master Service Contract Effective 7-28-2015 1429 Aviara Energy Corporation

JOINT DEVELOPMENT AGREEMENT DATED FEBRUARY 10, Joint Development / Venture / Explorati PENNZOIL EXPLORATION AND PRODUCTION COMPANY, SONAT 1430 2/10/1994 1994, BY AND BETWEEN PENNZOIL EXPLORATION AND EXPLORATION COMPANY AND UNION OIL COMPANY OF CALIFOR PRODUCTION COMPANY SONAT EXPLORATION COMPANY AND UNION OIL COMPANY OF CALIFORNIA - TERMINATED BY ETTER AGREEMENT DATED MARCH 10, 1999 1431 700471_Master_Service_Contract Effective_07-2-2019 PERC ENGINEERING, LLC 1432 Dilfield Services 777953 Master Services Agreement dated effective 12/04/2018 PETRAM CONSULTING LLC

					Purchaser				
	Fieldwood Energy LLC	n.a.	n.a.	\$5,221.75	Assume and assign to Credit Bid Purchaser		x		
	Fieldwood Energy LLC	SA 10	n.a.	\$0.00	Assume and allocate pursuant to				
					divisive mergers				
						×			
and		BA-A133 Lease G02665	W & T ENERGY VI LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers				
					Divisive Mergers	x			x
	Fieldwood Energy LLC	n.a.	n.a.	\$202,808.97	Assume and assign to Credit Bid Purchaser		x		
	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		
	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid				
		11.a.	n.a.		Purchaser		x		
	Fieldwood Energy LLC	n.a.	n.a.	\$7,617.47	Assume and assign to Credit Bid Purchaser		x		
	Fieldwood Energy LLC	MI 518 Lease G05169		\$0.00	Assume and Allocate Pursuant to				
					Divisive Mergers	×			
	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid				
					Purchaser		x		
	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		×		
	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		
	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid				
		II.a.	II.a.		Purchaser		x		
	Fieldwood Energy LLC	n.a.	n.a.	\$104.19	Assume and assign to Credit Bid		x		
	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid	-		 	
	3,				Purchaser		x		
		El 313 Lease G02608	EPL OIL & GAS, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
	Fieldwood Energy	El 53 Lease 479	ENVEN ENERGY VENTURES LLC	\$0.00	Assume and Allocate Pursuant to				
RNIA	Offshore LLC				Divisive Mergers	×			
						*			

	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		
					Purchaser		x		
	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser		x x		
	Fieldwood Energy LLC				Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x		
	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser				
	Fieldwood Energy LLC Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x		
	Fieldwood Energy LLC Fieldwood Energy LLC Fieldwood Energy LLC	n.a. n.a.	n.a. n.a.	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser		x x		
	Fieldwood Energy LLC Fieldwood Energy LLC Fieldwood Energy LLC Fieldwood Energy LLC	na. na. na.	na. na. na.	\$0.00 \$0.00 \$0.00 \$41,309.38	Purchaser Assume and assign to Credit Bid Purchaser		x		
	Fieldwood Energy LLC Fieldwood Energy LLC Fieldwood Energy LLC Fieldwood Energy LLC	na na	n.a. n.a.	\$0.00 \$0.00 \$0.00	Purchaser Assume and assign to Credit Bid Purchaser		x x		
	Fieldwood Energy LLC	na. na. na.	na. na. na.	\$0.00 \$0.00 \$0.00 \$41,309.38	Purchaser Assume and assign to Credit Bid Assume and assign to Credit Bid		x x x x x		
	Fieldwood Energy LLC	na. na. na. na.	n.a. n.a. n.a. n.a. n.a. n.a. n.a.	\$0.00 \$0.00 \$0.00 \$41,309.38 \$0.00	Purchaser Assume and assign to Credit Bid Purchaser		x x x x x x x		
	Fieldwood Energy LLC	na. na. na. na.	0.0. 0.0. 0.0. 0.0. 0.0.	\$0.00 \$0.00 \$0.00 \$41,309.38 \$0.00 \$0.00	Purchaser Assume and assign to Credit Bid Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Assume and assign to Credit Bid Assume and assign to Credit Bid		x x x x x		
	Fieldwood Energy LLC	na. na. na. na.	n.a. n.a. n.a. n.a. n.a. n.a. n.a.	\$0.00 \$0.00 \$0.00 \$41,309.38 \$0.00	Purchaser Assume and assign to Credit Bid		x x x x x x x		
	Fieldwood Energy LLC	па. па. па. па. па.	0.0. 0.0. 0.0. 0.0. 0.0.	\$0.00 \$0.00 \$0.00 \$41,309.38 \$0.00 \$0.00	Purchaser Assume and assign to Credit Bid Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Assume and assign to Credit Bid Assume and assign to Credit Bid		x x x x x x x		

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 54 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

hilfield Services

Master Service Contract dated July 19, 2019: Amendment dated

POVISIONS ENERGY & MARINE SLIPPORT

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).
- [2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

 [3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem

[7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtors: Fourth Amended Joint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (1244) (Including any arbiblis and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalizate terms used but not observe defined therein shall have the meanings ascribed to such terms in the Plan. The proposed treatment of the Chapter of Assumed Contracts, the event of any conflicted between any of the Chapter fill Purchase Agreement, the Definitive becoments or any other Consentration (as in plan of Manager (collactive), by the "Transaction Documents in this Schedule of Assumed Contracts, the paging and in this Schedule of Assumed Contracts, the paging and in the Schedule of Assumed Contracts, the paging area of the Chapter of Assumed Contracts, the paging area of the Chapter of Assumed Contracts, the paging area of the Chapter of Assumed Contracts, the paging area of the Chapter of Assumed Contracts, the paging area of the Chapter of Assumed Contracts, the paging area of the Chapter of Assumed Contracts, the paging area of the Chapter of Assumed Contracts, the paging area of the Chapter of Assumed Contracts, the paging area of the Chapter of Assumed Contracts, the paging area of the Chapter of Assumed Contracts, the paging area of the Chapter of the Chapter of Assumed Contracts, the paging area of the Chapter of Assumed Contracts, the paging area of the Chapter of Assumed Contracts, the paging area of the Chapter of Assumed Contracts, the paging area of the Chapter of Assumed Contracts, the paging area of the Chapter of Assumed Contracts, the paging area of the Chapter of Assumed Contracts, the paging area of the Chapter of Assumed Contracts, the paging area of the Chapter of the Chapte Applicable Entity Participation Agreement by and between PetroQuest Energy One, L.L.C. and Challenge Minerals Inc; Stephens Production Company, LLC: Exploration and Development of contract area including SS 79 1/12/2001 Property Participation & Exchange PetroQuest Energy One, L.L.C. and Challenge Minerals Inc: Stephens ALYPSO EXPLORATION LLC Assume and assign to Credit Bid roduction Company, LLC . Participation Agreement by and between PetroQuest Energy One,
L.L.C. and LLOG Exploration & Production Company
Joinder and Ratification Agreement by and between PetroQuest and assign to Credit Bid Company
PetroQuest Energy One, L.L.C. and LLOG Exploration & Production Purchaser Assume and assign to Credit Bid Joint Operating Agreemen SS 79 Lease G1527 ALYPSO EXPLORATION LLC \$0.00 Energy One, L.L.C. and LLOG Exploration & Production Company; Challenter Minerals Inc.; GMT, Inc.; Stephens Production Company, Company; Challenter Minerals Inc.; GMT, Inc.; Stephens Production Company, L.L.C. Purchaser L.C. : Joinder and Ratification to 07/15/2000 JOA PETROQUIP ENERGY SERVICES LLC 1445 Oilfield Services 547503_PO Terms & Conditions dated effective 07/24/2018 Fieldwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 1446 Oilfield Services Pineline Renair Clamns PETROQUIP INC eldwood Energy LLC \$0.00 Purchaser Assume and assign to Credit Bid Purchaser Perpetual Software License Agreement 1447 Non-∩ilfield Service Idwood Energy LLC \$0.0 Assume and assign to Credit Bid 1449 Oilfield Services ETROSTAR SERVICES 11.0 ishing Tools (Formerly Extreme Energy Services) \$0.00 Assume and Allocate Pursuant to Divisive Mergers
Assume and assign to Credit Bid
Purchaser 1450 77661_Master_Service_Contract Effective_12-19-2019 TROSTREAMIR \$0.00 1451 Oilfield Services 700006 Master Services Agreement dated effective 01/01/2013 PHARMASAFE INDUSTRIAL SERVICES INC \$0.00 Assume and assign to Credit Bid ieldwood Energy LLC Non-Oilfield Service: Assume and assign to Credit Bid 1452 Perpetual Software License Agreement hi Helipass, Llc ieldwood Energy LLC \$0.00 Purchaser Assume and assign to Credit Bid 1453 Personnel Check-in, Cargo Processing, Etc., at Heliparts, Marine Purchaser me and Allocate Pursuant to 1454 PHOENIX INTERNATIONAL HOLDING, INC \$0.0 ieldwood Energy LLC Divisive Mergers and Allocate Pursuant to 1455 8/27/2008 Farmout Agreemer ARMOUT AGREEMENT BY AND RETWEEN DIESCES ENERGY PIESCES ENERGY LLC AND APACHE CORPORATION eldwood Energy LLC ENVEN ENERGY VENTURES LLC \$0.0 Divisive Mergers ame and assign to Credit Bid 1456 Second Amendment to Standard Lease Agreen NHOOK TOWE \$0.0 Purchaser 1457 PINHOOK TOWER \$0.00 Assume and assign to Credit Bid Purchaser 4/15/2017 Standard Lease Agreement ieldwood Energy LLC Assume and assign to Credit Bid 1458 5/1/2018 Other Amendment to Standard Lease Agreement PINHOOK TOWER eldwood Energy LLC \$0.00 NNACLE PROJECT SERVICES LLC Facility and Structural Engineering for Construction Dept (Top Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Slickline and E-line. Coil Tubing Units. Well Servicing PIONEER WIRELINE SERVICES 1460 eldwood Energy LLC \$0.00 x Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 1461 PIPECO SERVICES \$0.0 x 1462 itneyBowes Lease Agreement (0040071677) TNEY BOWES POSTAGE BY PHON ood Energy LLC \$1,126.9 Purchaser 1463 8/6/2018 PitnevBowes Lease Agreement (G240047002) ITNEY BOWES POSTAGE BY PHONE ieldwood Energy LLC \$1 126 96 Assume and assign to Credit Bid Purchaser on-Oilfield Services TNEY BOWES POSTAGE BY PHONE \$545.8 Assume and assign to Credit Bid Agreement for postage for machines in Houston and Lafayette PLACLIEMINE PARISH COVERNMENT \$402-1 SL#33 Divisive Mergers
Assume and Allocate Pursuant to SURFACE LEASE AGREEMENT BETWEEN PLAQUEMINES PLAQUEMINES PARISH GOVERNMENT AS LESSOR AND CHEVRON X NIPPON OIL EXPLORATION USA LTD 1466 9/14/1992 Surface Lease MP 140 Lease G02193 \$0.00 PARISH GOVERNMENT AS LESSOR AND CHEVRON PIPELINE PIPELINE COMPANY, LESSEE FOR MP 140 Divisive Mergers OMPANY LESSEE FOR MP 140 IB SAFETLY & REGULATORY, INC. Assume and assign to Credit Bid od Energy LLC Purchaser Assume and Allocate Pursuant to LETTER AGREEMENT BY AND BETWEEN POGO PRODUCING POGO PRODUCING COMPANY AND COCKRELL OIL AND GAS, L.P., ET Fieldwood Energy LLC ENERGY XXI GOM LLC. RENAISSANCE OFFSHOR 1468 7/7/1994 Letter Agreement - Other Land El 330 Lease G02115 \$0.00 COMPANY AND COCKRELL OIL AND GAS L.P. ET AL LLC. Arena TANA EXPLORATION COMPANY LLC. Divisive Mergers LETTER AGREEMENT, PLATFORM & FACILITIES OWNERSHIP
AND ARANDONMENT LIABILTY, EUGENE ISLAND 330 D BY AND
EXXONMOBIL CORPORATION, MARINER ENERGY RESOURCES, INC.
BETWEEN POGO PRODUCING COMPANY, APACHE
CORPORATION, EXXONMOBIL CORPORATION, MARINER 5/17/2006 Marketing - Othe Assume and Allocate Pursuant to Divisive Mergers NERGY RESOURCES INC ment eff. 3-1-76 b/b POGO, Mesa and Mobil, et al POGO, Mesa and Mobil, et al 3/1/1976 Joint Operating Agree El 337 Lease G03332. El 354 Lease G10752 RIDGEWOOD ENERGY CORPORATION me and Allocate Pursua RIDGEWOOD ENERGY CORPORATION, COX DPERATING LLC WILD WELL CONTROL INC, DEEPWATER Preferred Provider Agreement by and between Wild Well Control, Inc and Preferred Provider Agreement by and between Wild Well Control, Inc and Dynamic Offshore Resources Inc dated 31 Jan 2010

Fieldwood Energy Dynamic Offshore Resources Inc dated 31 Jan 2010

Fieldwood Energy Dynamic Offshore Resources Inc dated 31 Jan 2010 GC 65GC 108GC 109 Lease G05889 Assume and assign to Credit Bid 1471 1/31/2010 Other Services Agreements \$0.00 ABANDONMENT AI TERNATIVES INC. MARUBENI IL & GAS (USA) LLC, WALTER OIL & GAS ORPORATION, ERA HELICOPTERS INC., MANTA AY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC, W & T ENER Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid eldwood Energy LLC 1472 Oilfield Services 500736_Master Services Agreement dated effective 01/01/2014 PREMIERE INC \$0.00 0844_Master_Service_Contract Effective_11-1-2013 ORITY ARTIFICIAL LIFT SERVICES, LLC Purchaser Assume and assign to Credit Bid 1474 Dilfield Services Vellhead Maintanence and Testing, Valve Repairs RO VALVE SERVICES, INC \$0.00 lwood Energy LLC Purchaser Assume and assign to Credit Bid 1475 hilfield Services Pine Valves & Fittings ROCESS PIPING MATERIALS INC eldwood Energy LLC \$0.0 . 1476 ilfield Service 564958_Master Services Agreement dated effective 10/01/2014 and assign to Credit Bid ROCOR CHEMICALS INC eldwood Energy LLC 1477 6/1/2012 Other Services Agreement Production Technician Services Contract by and between June 1, BP EXPLORATION & PRODUCTION INC, HOUSTON Assume and assign to Credit Bid oduction Technician Services MC 519 Lease G27278, MC 562 Lease G19966, MC 563 Lease G21176 \$0.00 2012, as amended yearly NERGY DEEPWATER VENTURES I, RED WILLOW 1478 777941_Master Services Agreement dated effective 10/23/2018 RODUCTION TECHNOLOGY & SERVICES, INC ieldwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Response Resources Agreement 1479 Other Services Agre duction Testing Services Inc. \$0.00 9/1/2013 9/1/2013 Utilization Agreement 515220_Master Services Agreement dated effective 02/14/2014 Purchaser Assume and assign to Credit Bid Purchaser 1480 PROFESSIONAL FILLID SERVICES LLC dwood Energy LLC \$0.00 OFESSIONAL RENTAL TOOLS LLC 1481 me and assign to Credit Bid Energy LLC Purchaser Assume and assign to Credit Bid 1482 Dilfield Services Vireline Rentals ROFESSIONAL WIRELINE RENTALS ieldwood Energy LLC \$0.00 Purchaser
Assume and assign to Credit Bid
Purchaser 1483 Ifield Service Machine Shop ROGRESS MACHINE INC \$0.0 dwood Energy LLC 1484 ilfield Services 565442 Master Services Agreement dated effective 02/24/2014 ROSERV OPERATIONS INC \$0.00 Assume and assign to Credit Bid Fieldwood Energy LLC Oilfield Services ROSPER OPERATORS, INC Assume and assign to Credit Bid 1485 700472 Master Service Contract Effective 2-14-2014 eldwood Energy LLC \$0.00 ×

Idwood Energy LLC

Purchaser

Assume and assign to Credit Bid

\$0.00

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 55 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Note:
| The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective affiliates has any liability thereunder.
| The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).
| All The Debtors continue to review the contracts itside on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filled an amended schedule prior to the confirmation hearing to reflect this information.
| All The Debtors continue to review the contracts itside on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filled an amended schedule prior to the confirmation hearing to reflect this information.
| All The Debtors continue to review the contracts itside on this schedule bear reported. The original and repairs are present current lease co-working interest convers and JIB partners based on Company accounting system encodes.
| Testimates based on open pre-pellorian accurate systems bear and on open pre-pellorian accurates systems bear and on open pre-pellorian accurates systems bear and on open pre-pellorian accurates systems bear and on the present current lease on which is the present current lease on which the present current lease on the present current lease on which the present of the present current lease on which the present of the present current l

treatment set forth	on this Schedule of Assumed Contracts is for in	formational purposes only. In the event of any conflict between any of	the Credit Bid Purchase Agreement, the Definitive Documents or any other d	ocuments relating to any PI	an of Merger (collectively, the "Transaction Documents"), on the one hand, an	d this Schedule of Assumed Contracts, the applicable Tran	nsaction Documer	nts shall control.	Applicabl	e Entity	
# Contract Date	Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate [7]	Proposed Contract Treatment [8]	FWI Credit Bid Purchaser	FW III	
1487	Oilfield Services	Pipe Supplier	PYRAMID TUBULAR PRODUCTS LP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser	x		
1488	Oilfield Services	522792_Master Services Agreement dated effective 01/01/2014	QUALITY CONSTRUCTION & PRODUCTION L	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser	x		
1489	Oilfield Services	554639_Master Services Agreement dated effective 11/25/2013	QUALITY ENERGY SERVICES, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00		x		
1490	Oilfield Services	506420_Master Services Agreement dated effective 07/08/2014	QUALITY PREHEAT & PRESSURE WASHERS INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid	x		
1491	Oilfield Services	539026_Master Services Agreement dated effective 11/01/2013	QUALITY PROCESS SERVICES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00		×		
1492	Oilfield Services	Production Operators; Quality Company - Operators, Area 8	QUALITY PRODUCTION MGMT LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00		x		
1493	Oilfield Services	777581_PO Terms & Conditions dated effective 04/03/2018	QUALITY WIRELINE & CABLE INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00		x		
1494	Oilfield Services	564799_Master Services Agreement dated effective 07/25/2018	QUEST INTEGRITY USA LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid	×		
1495 7/18/2013	Non-Oilfield Services	Software Licensing Agreement	QUORUM BUSINESS SOLUTIONS (USA), INC.	Fieldwood Energy LLC	n.a.	n.a.	\$57.818.45	Purchaser			
1496	Oilfield Services	PO Terms & Conditions	R&R ENERGY SERVICES LLC	Fieldwood Energy LLC	na	na	\$0.00	Purchaser	x		
	Letter Agreement - Other Land	Letter Agreement, dated October 23, 2000, between Range	Range Resources Corporation and Chevron U.S.A. Inc.	Fieldwood Energy	MP 154 Lease G10902	11-Mai	\$0.00	Purchaser	x		
1497 10/23/2000	Letter Agreement - Other Land	Letter Agleerineit, Gater October 25, 2000, between Frailige Resources Corporation and Chevron U.S.A. Inc., entitled *Annual Reciprocity Notice Regarding Conveyance to Chevron U.S.A. Inc. of Main Pass Black 154, South and East Addition Platform *A* and Two Wells Thereon, Federal OCS, Offshore Alabama.*	range resources Corporation and Chevion U.S.A. Inc.	Offshore LLC			\$0.00	Divisive Mergers			x
1498 7/12/1998	Joint Operating Agreement	JOINT OPERATING AGREEMENT DATED JULY 12, 1998 BY AND BETWEEN RANGER OIL COMPANY. THE HOUSTON	RANGER OIL COMPANY, THE HOUSTON EXPLORATION COMPANY AND SPINNAKER EXPLORATION COMPANY, L.L.C.	Fieldwood Energy Offshore LLC	PN 883 Lease MF100410, PN 883 Lease MF100411, PN 883 Lease MF100412, PN 883 Lease MF101898, PN 883 Lease MF96146, PN 883		\$0.00	Assume and Allocate Pursuant to Divisive Mergers			
		EXPLORATION COMPANY AND SPINNAKER EXPLORATION COMPANY, L.L.C.			Lease MF96147, PN 883 Lease SL96146			· ·	x		
	Joint Development / Venture / Exploration Agreements	EXPLORATION AGREEMENT DATED AUGUST 5, 1999 BY AND BETWEEN RANGER OIL COMPANY, THE HOUSTON EXPLORATION COMPANY AND SPINNAKER EXPLORATION COMPANY, L.L.C.	RANGER OIL COMPANY, THE HOUSTON EXPLORATION COMPANY AND SPINNAKER EXPLORATION COMPANY, L.L.C.	Fieldwood Energy Offshore LLC	PN 883 Lease MF100410, PN 883 Lease MF100411, PN 883 Lease MF100412, PN 883 Lease MF101898, PN 883 Lease MF96146, PN 883 Lease MF96147, PN 883 Lease SL96146			Assume and Allocate Pursuant to Divisive Mergers	x		<u>L</u>
1500	Oilfield Services	Spotting Fluid	RAPID DRILLING LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser	x		
1501	Oilfield Services	Solid Body Centralizers	RAY OIL TOOL CO. INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00		x		
1502 1/14/2019	Operating Agreement - Other	Operating Agreement, effective as of January 14, 2019, among Fieldwood Energy Offshore LLC, Red Willow Offshore, LLC, and Talos Energy Offshore LLC (AMI on S/25/2 GC 156 through 14 Jan 21 in Art 26.8 of Operating Agreement)	Red Willow Offshore; Talos Energy Offshore	Fieldwood Energy Offshore LLC	GC 200 (NW/4 SE/4; SW/4 NE/4; E/2 SE/4 NW/4; S/2 NE/4 NW/4; W/2 E/2 SE/4; NE/4 SW/4 SE/4; SW/4 NW/4 NE/4) Lease G12209	RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, WILD WELL CONTROL INC, CHEVRON USA INC, W & T ENERGY VI LLC, SHELL TRADING (US) COMPANY	\$0.00	Assume and assign to Credit Bid Purchaser	x		
1503 3/4/2020	Unit Agreement and/or Unit Operating Agreement	Ratification of GC 244 Unit Agreement by Red Willow Offshore LLC and Talos Energy Offshore dated 4 March 2020	Red Willow Offshore; Talos Energy Offshore	Fieldwood Energy Offshore LLC	GC 200 (NW/4 SE/4; SW/4 NE/4; E/2 SE/4 NW/4; S/2 NE/4 NW/4; W/2 E/2 SE/4; NE/4 SW/4 SE/4; SW/4 NW/4 NE/4) Lease G12209	RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, WILD WELL CONTROL INC, CHEVRON USA INC, W & T ENERGY VI LLC, SHELL TRADING (US) COMPANY	\$0.00	Assume and assign to Credit Bid Purchaser	x		
1504	Oilfield Services	Tension Packers	RELIABLE PACKER SALES & SERVICES TOOLS LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser	x		
1505	Oilfield Services	Training Provider	RELYON NUTEC USA, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00		x		
1506 1/1/1973	Operating Agreement - Other	Offshore Operating Agreement* (VR 369/386+)	Renaissance Offshore, W & T Energy VI, Marathon Oil	Fieldwood Energy LLC	VR 369 Lease G02274, VR 386 Lease G02278		\$0.00	Assume and Allocate Pursuant to			
		*Unit Operating Agreement supersedes JOperating Agreement 1/1/1973						Divisive Mergers	x		<u></u>
1507 12/12/1977	Unit Agreement and/or Unit Operating Agreement	Unit Agreement (VR 369 Unit Area) 12/12/1977	Renaissance Offshore, W & T Energy VI, Marathon Oil		VR 369 Lease G02274		\$0.00	Divisive Mergers	x		
1508 12/23/1977	Unit Agreement and/or Unit Operating Agreement	Unit Operating Agreement* (VR 369 Unit Area) *UOperating Agreement supersedes JOperating Agreement 12/23/1977	Renaissance Offshore, W & T Energy VI, Marathon Oil	Fieldwood Energy LLC	VR 369 Lease G02274		\$0.00	Divisive Mergers	x		
1509 8/7/2012	Master Service Agreement	Master Services Agreement	Rentsys Recovery Services, Inc.		Area wide		\$0.00	Purchaser	x		
1510	Oilfield Services	Workstrings	RESOURCE RENTAL TOOLS LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser	x		
1511 2/10/2019	Non-Oilfield Services	IT Services Agreement	REVOLUTIONARY SECURITY LLC	Fieldwood Energy LLC	n.a.	n.a.	\$178,256.00		x		
1512 4/1/2007	Marketing - PHA	RID108101-MP289C-MP275 by and between Fieldwood and RIDGEWOOD ENERGY CORPORATION and RIDGEWOOD ENERGY CORPORATION	RIDGEWOOD ENERGY CORPORATION	Fieldwood Energy LLC	MP 275 Lease G15395	RIDGEWOOD ENERGY CORPORATION	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
1513	Oilfield Services	777813_Master Services Agreement dated effective 01/02/2019	RIG QA INTERNATIONAL INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser	×		
1514	Oilfield Services	700947_Master_Service_Contract Effective_5-22-2015	RIGHT HAND OILFIELD ASSOCIATES, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid	x		
1515	Oilfield Services	526151_Master Services Agreement dated effective 01/01/2014;	RIGNET INC	Fieldwood Energy LLC	n.a.	n.a.	\$976,052.20		×		
1516	Oilfield Services	Amendment dated effective 06/28/2018 Parts Only	RINO-K&K COMPRESSION, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00		×		
1517	Oilfield Services	Crane Mats	RITTER FOREST PRODUCTS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid	×		
1518	Oilfield Services	508791-Helicopter Service Agreement Dated 7/17/2014	RLC, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00				
	Joint Operating Agreement	JOINT DEVELOPMENT AGREEMENT EFFECTIVE JUNE 15, 2001. BY AND BETWEEN RIME PETROLEUM COMPANY AND WAT OFFSHORE, INC., 'SMA20 OWNERS' AND RIME ET AL 'SM 281 OWNERS' AND THAT CERTAIN JOINT OPERATING AGREEMEN' ATTACHED THERETO AS EVHIBIT '8".	RME PETROLEUM COMPANY, W&T OFFSHORE, INC, RME ET AL	Fieldwood Energy Offshore LLC	SM 280 Lease G14456, SM 281 Lease G02600	MP GULF OF MEXICO, LLC	\$0.00	Purchaser	x		
1520	Oilfield Services	701080_Master_Service_Contract Effective_1-05-2016	ROGUE INDUSTRIAL GROUP LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00		x		
1521 Original - 9/1/2017; 1st Amend 5/1/2018;	Non-O&G Real Property Lease / Rental / Sublease Agreements	Lease agreement between Fieldwood and Ronnie White Custom Homes Total Area: Level 7, 8 and 9 Square Foolage: 32,543 SF	Ronnie White Custom Homes	Fieldwood Energy LLC	Total Area: Level 7, 8 and 9 Square Footage: 32,543 SF		\$0.00	Purchaser Assume and assign to Credit Bid Purchaser	×		
2nd Amend 3/7/2019		Address: 2014 W Pinhook Road Lafayette, LA 70508									ı
1522	Oilfield Services	Rowan Amendment (12-18-13)	ROWAN COMPANIES, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser	x		
1523	Oilfield Services	Rig Company	ROWAN DRILLING AMERICAS LIMITED	Fieldwood Energy LLC	n.a.	n.a.	\$0.00		x		
1524	Oilfield Services	Rig Company	ROWAN DRILLING US LIMITED	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid	×		
1525	Oilfield Services	511430_Master Services Agreement dated effective 11/01/2013	ROYAL SERVICE AND RENTALS INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00		×		
1526	Other	Engagement Letter	RYAN, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$1,294,629.12	Purchaser Assume and assign to Credit Bid	×		
1527 11/17/2000	Operating Agreement - Other	Participation Agreement and Operating Agreement 11-17-00 b/b	Samedan and Stone	Fieldwood Energy LLC	VR 261 Lease G03328		\$0.00	Purchaser Assume and Allocate Pursuant to			
		Samedan and Stone		3,				Divisive Mergers	x		×

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 56 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Schedule of Assumed Contracts

If the inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective affiliates has any liability thereunder.

[2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease of any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

[3] Known Contract Counterparties represent parties listed in a cabula generated and cabular and accordance and cabular and accordance and cabular and accordance and accordanc

											Applicable		
	Contract Date	Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate [7]	Proposed Contract Treatment [8]		Credit Bid Purchaser	FW III	
1528	9/20/1995	Operating Agreement - Other	Operating Agreement eff. 9-20-95 b/b Samedan and Walter	Samedan and Walter	Fieldwood Energy LLC	VR 314 Lease G05438, VR 315 Lease G04215	WALTER OIL & GAS CORPORATION	\$0.00	Assume and Allocate Pursuant to Divisive Mergers				x
1529	3/1/2002	Farmout Agreement	Farmout Agmt. eff. 3-1-2002 b/b Samedan Oil Corporation (Farmor) and Pure Resources, L.P. (Farmee)	Samedan Oil Corporation (Farmor) and Pure Resources, L.P. (Farmee)	Fieldwood Energy Offshore LLC	VR 332 Lease G09514	ANKOR E&P HOLDINGS CORPORATION, CANNAT ENERGY INC.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			х
530	6/11/1993	Joint Operating Agreement	Operating Agreement eff. 6-11-1993 b/b Samedan Oil Corporation	Samedan Oil Corporation and British Borneo Exploration Inc., et al	Fieldwood Energy	VR 332 Lease G09514, VR 333 Lease G14417	ANKOR E&P HOLDINGS CORPORATION, CANNAT	\$0.00	Assume and Allocate Pursuant to	×			×
531	6/9/2003	Property Participation & Exchange	and British Borneo Exploration Inc., et al Participation Agmt. eff. 6-9-2003 b/b Samedan Oil Corporation and	Samedan Oil Corporation and CLK Company	Offshore LLC Fieldwood Energy	VR 332 Lease G09514	ENERGY INC. ANKOR E&P HOLDINGS CORPORATION, CANNAT	\$0.00	Divisive Mergers Assume and Allocate Pursuant to				x
1532	1/20/1993	Agreements Joint Operating Agreement	CLK Company Offshore Operating Agreement, effective January 20, 1993, between	Samedan Oil Corporation and Energy Development Corporation	Offshore LLC Bandon Oil and Gas, LP;	VR 362 Lease G10687, VR 363 Lease G09522, VR 371 Lease G09524	ENERGY INC.	\$0.00	Divisive Mergers Assume and assign to Credit Bid	*			_
1002	1720/1000	bonk operating rigidentalit	Samedan Oil Corporation and Energy Development Corporation, as amended effective February 1, 2011.	Carrotation on Corporation and Energy Development Corporation	Fieldwood Energy LLC	VI 002 2000 010001, VI 000 2000 000022, VI 011 2000 000024		\$0.00	Purchaser		×		1
1533	1/21/1994	Unit Agreement and/or Unit Operating	Unit Operating Agreement for the Viosca Knoll .252 Unit, by and	Samedan Oil Corporation, as Operator, and Continental Land &"Fur Co.,	Fieldwood Energy	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to				Г
		Agreement	between Samedan Oil Corporation, as Operator, and Continental Land &"Fur Co., Inc., dated effective January 21,1994. Preferential Right to Purchase - 15 Days. (Section 26.2)	Inc., dated effective January 21,1994. Preferential Right to Purchase - 15 Days. (Section 26.2)	Offshore LLC				Divisive Mergers	x			1
1534	2/1/1995	Marketing - Connection Agreement	Lateral Project Agreement between Samedan Oil Corporation, Energy Development Corporation, Shell Offshore, Inc. and Stingray Pipeline Company	Samedan Oil Corporation, Energy Development Corporation, Shell Offshore, Inc. and Stingray Pipelline Company		VR 371 Lease G09524, VR 362 Lease G10687		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1535	2/1/1995	Marketing - Connection Agreement	Lateral Project Agreement between Samedan Oil Corporation, Energy Development Corporation, Shell Offshore, Inc. and Stingray Pipeline Company	Samedan Oil Corporation, Energy Development Corporation, Shell Offshore, Inc. and Stingray Pipeline Company		VR 371 Lease G09524, VR 362 Lease G10687		\$0.00	Assume and assign to Credit Bid Purchaser		x		
536	1/19/2000	Farmout Agreement	Farmout Agreement Samson Offshore Company - Farmor and W&T	Samson Offshore Company, W&T Offshore, Inc.		EC 345 Lease G15156		\$0.00					П
			Offshore, INCFarmee - ORRI difference between Lease burdens and 21.67% proportionately reduced.						Purchaser		x		l
537	2/16/2017	Letter Agreement - Other Land	Letter Establishing Initial Rates by and between Samson Offshore Mapleleaf, LLC and Chevron Pipeline Company	Samson Offshore Mapleleaf, LLC and Chevron Pipeline Company dated February 16, 2017.	Fieldwood Energy LLC	MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, MC 993 Lease G24134, MC 904 Lease G36566, MC 905 Lease G36405	ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
538		Oilfield Services	dated February 16, 2017. Utilities	SAN LEON MUNICIPAL UTILITY DISTRICT	Fieldwood Energy LLC	n.a.	n.a.	\$597.80	Assume and assign to Credit Bid				\vdash
539	10/9/1982				Fieldwood Energy	VR 229 Lease G27070	SANARE ENERGY PARTNERS, LLC	\$0.00	Purchaser		x		-
		Joint Operating Agreement	Operating Agreement effective October 9, 1982	Sanare Energy Partners	Offshore LLC		, ,		Assume and assign to Credit Bid Purchaser		x		
540	10/12/1987	Joint Operating Agreement	Joint Operating Agreement effective 10-12-1987	Sanare Energy Partners	Fieldwood Energy Offshore LLC	VR 229 Lease G27070	SANARE ENERGY PARTNERS, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	_	1
541	10/12/1988	Joint Operating Agreement	Joint Operating Agreement effective 10-12-1988	Sanare Energy Partners	Fieldwood Energy Offshore LLC	VR 229 Lease G27070	SANARE ENERGY PARTNERS, LLC	\$0.00			x		ī
542	6/14/2018	Performance Bond & Supplemental Bonding Agreement	Sanare Energy Partners, LLC is the new principal replacing Northstar Offshore Ventures LLC	Sanare Energy Partners, LLC	Fieldwood Energy LLC	El 246; Lease 810, El 267 Lease 812		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			П
543		Marketing - Construction, Operations,	Owners constructed and own the Lateral Line which is used to	Sandridge Offshore, LLC, Enterprise GTM Offshore Operating Company,	Fieldwood Energy	EB 160 Lease G02647, EB 165 Lease G06280	WALTER OIL & GAS CORPORATION	\$0.00	Assume and Allocate Pursuant to				
		Management, Ownership Agreements	connect Gas supplies in the High Island Area to s trunk pipelinesystem owned hy High Island Offshore System. Theis Agreement sets forth Operator and Owners rights and responsibilities with respe by and between Fieldwood Energy Offshore LLC and and	IIC	Offshore LLC				Divisive Mergers				
544	7/11/2018	Letter Agreement - Other Land	Joinder Agreement by and Between Fieldwood Energy, Noble Energy and SBM Gulf Produciton, LLC dated 11 April 2018 governing transition from NBL to Fieldwood Operatorship of THK	/ SBM Gulf Production, LLC	Fieldwood Energy LLC	MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI	\$0.00	Assume and assign to Credit Bid Purchaser		x		
545		Oilfield Services	777956_Master Services Agreement dated effective 02/12/2019	SBS ENERGY SERVICES, LLC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		Π
546		Non-Oilfield Services	Master Services Agreements	SCHLUMBERGER TECHNOLOGY CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		Г
547		Oilfield Services	501538 Master Services Agreement dated effective 11/21/2013	SCHLUMBERGER TECHNOLOGY CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid				Н
548	8/1/2017	Assignment of Oil & Gas I easehold Interest(s)	by and between Fieldwood Energy Offshore LLC and SCL	SCL Resources LLC; SCL Resources, LLC	Fieldwood Energy	SS 79 Lease G15277	CALYPSO EXPLORATION LLC	\$0.00	Purchaser Assume and assign to Credit Bid		x		\vdash
	9/19/2017	Well / Prospect Proposals	Resources, LLC: by and between Fieldwood Energy Offshore LLC and SCL	SCL Resources. LLC	Offshore LLC	GI 94 Lease G02163, SS 79 Lease G15277, VR 332 Lease G09514, WD 34		\$0.00	Purchaser Assume and assign to Credit Bid		x		-
549	9/19/2017	Well / Prospect Proposals	Resources, LLC: Offer to Purchase SCL Resources, LLC'S Interest	SCL Resources, LLC	Fieldwood Energy Offshore LLC	GI 94 Lease G02163, SS 79 Lease G15277, VR 332 Lease G09514, WD 34 Lease G03414		\$0.00	Assume and assign to Credit Bid Purchaser		x		l
550	Start date	Marketing - Transportation	in GI 94, SS 79, VR 332 and WD 34 Liquids Transportation Service by and between Fieldwood Energy	SEA ROBIN PIPELINE, LLC	Fieldwood Energy LLC	EC 261 Lease G00971, EC 278 Lease G00974, El 330 Lease G02115, El		\$0.00					г
	12/1/2013- End Date 1/1/2200		LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC			337 Lease G03332, SM 128 Lease G02587, El 333 Lease G02317, El 315 Lease G02112, El 316 Lease G05040			Divisive Mergers	×			
551	Start date 5/1/2014- End date 1/1/2200	Marketing - Transportation	Liquids Transportation Service by and between Fieldwood Energy LLC and Sea Robin Pipeline Company, LLC and Sea Robin Pipeline Company, LLC	SEA ROBIN PIPELINE, LLC	Fieldwood Energy LLC	EC 261 Lease G00971, EC 278 Lease G00974, El 330 Lease G02115, El 337 Lease G03332, SM 128 Lease G02587, El 333 Lease G02317, El 315 Lease G02112, El 316 Lease G05040		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
552	4/14/2015	Marketing - Connection Agreement	INTERCONNECT AND REIMBURSEMENT AGREEMENT	SEA ROBIN PIPELINE, LLC	Fieldwood Energy LLC	SS 274 Lease G01039	ERA HELICOPTERS INC.	\$0.00	Assume and Allocate Pursuant to	×			Г
553	6/13/2018	Marketing - Other	PIPING REIMBURSEMENT AGREEMENT; SHIP SHOAL BLOCK	SEA ROBIN PIPELINE, LLC AND FIELDWOOD ENERGY LLC	Fieldwood Energy LLC	SS 274 Lease G01039	ERA HELICOPTERS INC.	\$0.00					Г
			274 BETWEEN SEA ROBIN PIPELINE AND FIELDWOOD ENERGY LLC						Divisive Mergers	x			l
554		Oilfield Services	777828_PO Terms & Conditions dated effective 01/11/2019	SEAHORSE ENERGY	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser		x		ī
555		Oilfield Services	533257_Master Services Agreement dated effective 12/04/2013	SEAL-TITE INTERNATIONAL	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		Г
556		Oilfield Services	565610_Master Services Agreement dated effective 11/01/2013	SELECT OILFIELD SERVICES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x		Г
557		Non-Oilfield Services	communication software	SEND WORD NOW	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		×		Г
558	6/17/2011	Master Service Agreement	Master Services Agreement	Send Word Now (SWN)		Area wide		\$0.00	Purchaser Assume and assign to Credit Bid				Н
559		Oilfield Services	Wire Rope / Slings	SERVICE RIGGING	Fieldwood Energy LLC	n a		\$0.00	Purchaser		x		+
						II.d.	n.a.		Assume and assign to Credit Bid Purchaser		x		<u>_</u>
560		Oilfield Services	565757_Master Services Agreement dated effective 11/01/2013	SHAMROCK ENERGY SOLUTIONS	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		ı
561		Oilfield Services	HSE Training and Facility Use	SHELL EXPLORATION AND PRODUCTION COMPANY	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		Γ
562	8/4/1983	Confidentiality Agreements / AMI and Related Consents	Area of Mutual Interest Agreement effective August 4, 1984 BY AND BETWEEN APACHE CORPORATION AND SHELL OFFSHORE (CONTIGUOUS BLOCK TO SHELL VENTURE PROPERTY THAT MAY TRIGGER AM RESPONSIBILITY REGARDING FUTURE PURCHASE OR BILD OF TRACTS COVERING GEOLOGIC STRUCTURE COMMON TO EXISTING SHELL VENTURE PROPERTY.	SHELL OFFSHORE	Fieldwood Energy LLC	SS 198 Lease 593, SS 199 Lease G12358, SS 223 G01526, SS 238 Lease G03169, SP 82 G05685, SP 83 Lease G05052, ST 276 Lease G07780, ST 295 Lease G05646, ST 296 Lease G12981	RENAISSANCE OFFSHORE, LLC, TALOS PRODUCTION LLC, APACHE OFFSHORE INVESTMENT GP, APACHE OFFSHORE INVESTMENT GP, BRISTOW US LLC, TAMPNET INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
563	1/7/2004	Confidentiality Agreements / AMI and Related	Area of Mutual Interest Agreement by and between Apache Corporation and Shell Offshore et al	SHELL OFFSHORE ET AL	Fieldwood Energy LLC	SS 258, 259. APACHE WAIVED PREF RIGHT TO BUY SHELL'S RIGHTS	APACHE OFFSHORE INVESTMENT GP	\$0.00	Assume and Allocate Pursuant to	×			П
564	8/1/2009	Consents Marketing - PHA	Shell Offshore Inc (Bullwinkle Owner and Operator) and Shell	Shell Offshore Inc (Bullwinkle Owner and Operator) and Shell Offshore Inc.		BELOW 15,000' Lease G05044 GC 65 Lease G05889	WILD WELL CONTROL INC, DEEPWATER	\$0.00	Divisive Mergers Assume and assign to Credit Bid	<u> </u>			Г
-		, ,	Offshore Inc. and Marathon Oil Company (Troika Group) and Marathon Oil Company (Droshky Owner)	and Marathon Oil Company (Troika Group) and Marathon Oil Company (Droshky Owner)			ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS (CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC, W & T ENER	1	Purchaser		x		
565	11/2/1987	Property Participation & Exchange	EXCHANGE AGREEMENT BY AND BETWEEN SHELL OFFSHORE	SHELL OFFSHORE INC AND CONOCO INC	Fieldwood Energy LLC	MP 303 Lease G04253, MP 304 Lease G03339, MP 310 Lease G04126	EPL OIL & GAS, LLC	\$0.00		x			Г
		Agreements	INC AND CONOCO INC		1		1	ı	Divisive Mergers		1		1

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 57 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

1589 6/1/2021

1590

1591 3/30/2010 Surface Lease

Marketing - Construction, Operation

Shell Pipeline is contract operator - Fieldwood Energy LLC has ownership along with various other owners including shell.

Ship ShOperating Agreementl 252 Marketing Election March 30, 2010 (Helis Oil & Gas Company, L.L.C.)

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunde
- 121 The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

[2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

[3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (Dock No. 1284) [Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized between super and the schedule of Security (Continue) and the Plan The Plan The Performance of The Continue of The Plan The Performance of The P Applicable Entity Droshky Production Handling Agreement by and between Shell Offshore Inc and Marathon Oil Company dated 1 Aug 2009 including Shell Offshore Inc and Marathon Oil Company GC 65 Lease G05889, GC 108 Lease G14668, GC 109 Lease G05900 WILD WELL CONTROL INC. DEEPWATER Assume and assign to Credit Bid Offehore LLC ARANDONMENT ALTERNATIVES INC. MARLIBENI II & GAS (USA) LLC WALTER OIL & GAS JIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW DFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC, W & T ENER Angus Production Handling Agreement by and between Shell Offshore Inc and Shell Deepwater Development and Marathon Oil Company dated 1 March 99 Shell Offshore Inc and Shell De Company dated 1 March 99 Fieldwood Energy Offshore LLC C 65 Lease G05889, GC 108 Lease G14668, GC 109 Lease G0590 VILD WELL CONTROL INC DEEPWATER MBANDONMENT ALTERNATIVES INC, MARUBENI DIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC. W & T ENER: WILD WELL CONTROL INC LLOG EXPLORATION COMPANY, RED WILLOW 6/15/1993 Unit Agreement and/or Unit Operat Shell Offshore Inc and GC 200 Lease G12210. GC 201 Lease G12209. GC 244 Leas Assume and assign to Credit Bid Agreement Shell Offshore Inc and arathon Oil Company, as successors in interest. Offshore LLC OFFSHORE LLC. TALOS ENERGY OFFSHORE, LLC Purchaser 1569 hell Offshore Inc. and Florida Exploration Company, et al SS 258 Lagga G05560 SS 250 Lagga G0504/ PACHE OFFSHORE INVESTMENT OF perating Agreement - Othe b/b Shell Offshore Inc, and Florida Exploration Company, et a ell Offshore Inc, and Florida Exploration Company, et a 969 Lease G05953, PN 976 Lease G0595 EREGRINE OIL AND GAS II, LLC Divisive Mergers WILD WELL CONTROL INC DEEPWATER Shell Offshore Inc, Noble Energy, Inc, Hydro Gulf of Mexico, LLC and Davis Offshore, LP dated 3 March 05 and as amended 10 Dec 2006 Fieldwood Energy GC 65 Lease G05889 GC 108 Lease G14668 GC 109 Lease G05900 Assume and assign to Credit Bid Purchaser 1571 3/3/2005 Other Handling / Stabilization Agreements Lorien Production Handling Agreement by and between Shell
Offshore Inc. Noble Energy, Inc. Hydro Gulf of Mexico, LLC and \$0.00 ABANDONMENT ALTERNATIVES INC. MARUBENI Offshore LLC Davis Offshore, LP dated 3 March 05 and as amended 10 Dec 2006 DIL & GAS (LISA) LLC WALTER OIL & GAS OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW DFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC, W & T ENER 1572 11/1/1997 Marketing - PHA Shell Offshore Inc. (SOI) as owner and operator of GC 65 Platform and BP Exploration & Oil Inc., Marathon Oil Company, and Shell Deepwater Development Inc., successor in interest to Shell Offshor Shell Offshore Inc. (SOI) as owner and operator of GC 65 Platform and BP Exploration & Oil Inc., Marathon Oil Company, and Shell Deepwater Development Inc., successor in interest to Shell Offshore Inc. GC 65 Leone G0588 WILD WELL CONTROL INC DEEPWATER Assume and assign to Credit Bid Purchaser WILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATIVES INC, MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC, CHEVRON USA INC, W & T ENER JNIT AGREEMENT, SOUTH TIMBALIER BLOCK 295 FIELD UNIT SHELL OFFSHORE INC. AND APACHE CORPORATION, ET AL T 276 Lease G07780, ST 295 Lease G05646, ST 296 Lease G12981 PACHE OFFSHORE INVESTMENT OF BY AND BETWEEN SHELL OFFSHORE INC. AND APACHE Agreement Divisive Mergers CORPORATION, ET AL. 1574 2/11/1993 Letter Agreement - Other Land etter Agreement by and between Shell Offshore Inc. and BP Exploration & Oil Inc. : btw BP and Shell in Lieu of PHA with Apache hell Offshore Inc. and BP Exploration & Oil Inc MC 110 Lease G18192 MARUBENI OIL & GAS (USA) LLC, TALOS \$0.00 Assume and assign to Credit Bid Termination of Exploration Program Agreement by and betwee Shell Offshore Inc. and Devon Louisiana Corporation; Apache Corporation: Termination of 01/01/1998 Exploration Program 110 Lease G13943. GI 116 Lease G1394 & T OFFSHORE IN erating or Other Agreement Letter Agmt. dated 5-7-1993 b/b Shell Offshore Inc. and Freep 1576 5/7/1993 Letter Agreement - Other Land Shell Offshore Inc. and Freenort McMoRan Oil and Gas Compan R 332 Lease G0051 ANKOR E&P HOLDINGS CORPORATION CANNA Divisive Mergers
Assume and (i) assign to Credit Bid McMoRan Oil and Gas Company.

Exploration Program Agreement by and between Shell Offshore Inc. Joint Developr Il 110 Lease G13943, GI 116 Lease G13944 and Ocean Energy Inc.: Exploration Program Agreement Shell ID Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on ount of the Acquired Interests and/o (ii) allocate pursuant to the Divisive (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Farmout Agmt, eff. 6-1-1993 b/b Shell Offshore Inc. and Samedan Shell Offshore Inc. and Samedan Oil Coporation ANKOR E&P HOLDINGS CORPORATION, CANNA Assume and Allocate Pursuant to 1578 6/1/1993 Farmout Agreement ieldwood Energy VR 332 Lease G09514 \$0.00 . ENERGY INC.
ENERGY XXI GOM LLC, MARUBENI OIL & GAS
(USA) LLC, TOTAL E & P USA INC Divisive Mergers ne and Allocate Pursua Divisive Mergers OFFSHORE OPERATING AGREEMENT DATED APRIL 1, 1998 AND BETWEEN SHELL OFFSHORE INC. AND SNYDER OIL ffshore LLC PARTICIPATION AGREEMENT BY AND BETWEEN SHELL MARUBENI OIL & GAS (USA) LLC. TALOS 1580 12/18/1997 Property Participation & Exchang SHELL OFFSHORE INC. AND WESTPORT OIL AND GAS COMPAN MC 110 Lease G18192 \$0.00 Assume and assign to Credit Bid PARTICIPATION AGREEMENT BY AND BETWEEN SHELL OFFSHORE INC. AND WESTPORT OIL AND GAS COMPANY INC. Droshly Farmout Agreement dated effective December 1, 2006 between Shell Offshore Inc. and Marathon Oil Company designating Marathon Oil Company as operator of QC 244 16,000 TVDSS to 24,000 TVDSS to 24,00 x RESOURCES LLC Purchaser and assign to Credit Bid Purchaser 12/1/2006 Farmout Agr hell Offsho DED WILLOW DEEGNODE LLC TALOG ENED Sheil Offshore Inc. and Marathon Oil Company designating Marathon Oil Company as operator of GC 244 16,000' FFSHORE, LLC Offshore LLC VDSS to 24,000' TVDSS Shell Offshore Inc. andf Barrett Resources Corporation 1582 II A545 Lease G17199 TALOS ERT LLO V & T OFFSHORE I Apache Corporation and Nippon Oil Exploration U.S.A. Limited Limited amending the Unit Operating Agreement, dated Offshore LLC Purchasei amending the Unit Operating Agreement, dated arch 1, 1998. March 1, 1998.

ARMOUT AGREEMENT BY AND BETWEEN SHELL OFFSHORE
INC., ET AL. AND CNG PRODUCING COMPANY
OPERATING AGREEMENT BY AND BETWEEN SHELL
OFFSHORE INC. AND WESTPORT OIL AND GAS COMPANY INC 12/15/1989 Farmout Agree PACHE OFFSHORE INVESTMENT G Assume and Allocate Pursuant to Divisive Mergers Assume and (i) assign to Credit Bid MARUBENI OIL & GAS (USA) LLC, TALOS 2/1/1998 oint Operating Agreeme SHELL OFFSHORE, INC, OPERATOR. AND WESTPORT OIL & GAS Fieldwood Energy LLC; IC 110 Lease G1819 Fieldwood Energy ESOURCES LLC urchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on Offshore LLC ount of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) JOINT VENTURE AGREEMENT - SPECTER PROSPECT DATED SHELL OFFSHORE. INC. AND ELF EXPLORATION INC. ET AL eldwood Energ VK 780 Lease G06884, VK 824 Lease G15436 ENERGY XXI GOM LLC. MARUBENI OIL & GAS 1586 4/1/1998 Joint Developr Assume and Allocate Pursuant to Divisive Mergers APRIL 1. 1998 BY AND BETWEEN SHELL OFFSHORE, INC. AND Offenore LLC (USA) LLC. TOTAL E & P USA INC ELF EXPLORATION INC. ET AL., as amended.

ADDENDUM TO JOINT VENTURE AGREEMENT DATED ENERGY XXI GOM LLC, MARUBENI OIL & GAS Joint Develor HELL OFSSHORE INC. AND NIPPON OIL EXPLORATION U.S.A NOVEMBER 5, 1998, BY AND BETWEEN SHELL OFSSHORE INC. LIMITED, ET AL. areements Offshore LLC (USA) LLC. TOTAL E & P USA INC Divisive Mergers AND NIPPON OIL EXPLORATION U.S.A. LIMITED, ET AL.
OFFSHORE OPERATING AGREEMENT b/b SHELL OIL CASTEY OFFSHORE INC. WAI TER OIL & GAS HELL OIL COMPANY and ELORIDA EXPLORATION COMPANY ET AL SS 180 Legge G04231 ne and Allocate Purcuant t COMPANY and FLORIDA EXPLORATION COMPANY, ET AL CORPORATION, WALTER OIL & GAS CORPORATION, BRISTOW US LLC

eldwood Energy LLC

Ship Shoal 252 Marketing Election Letter dated March 30, 2010 (Helis Oil & Gas Company, L.L.C.)

MP 69 /Perez Family Surface Lease

GC 065 Lease G05889

SS 252 Lease G01529

Assume and Allocate Pursuant to

Divisive Mergers
Assume and assign to Credit Bid
Purchaser

\$0.00

VILD WELL CONTROL INC, DEEPWATER ABANDONMENT ALTERNATIVES INC. MARUBENI ABANDONMENT ALTERNATIVES INC, MARUBENI DIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW DFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC. W & T ENER DREVIOUS USA INC., W& I ENER
BADGER OIL CORPORATION, CL&F RESOURCES
LP, HELIS OIL & GAS COMPANY LLC, HOUSTON
ENERGY LP, HOUSTON ENERGY HOLDINGS, LLC,
SANARE ENERGY PARTNERS, LLC

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 58 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Schedule of Assumed Contracts

If the inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective affiliates has any liability thereunder.

[2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease of any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

[3] Known Contract Counterparties represent parties listed in a cabula generated and cabular and accordance and cabular and accordance and cabular and accordance and accordanc

	ontrock							Cure Estimat			Cradis Did	
Co	ontract Date	Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate [7]	Proposed Contract Treatment [8]		Credit Bid Purchaser	FW III
2	0	Dilfield Services	2018 Shore Offshore Services LLC - Platform Removal Contract	SHORE OFFSHORE SERVICE LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
3	(Diffield Services	777955_Master Services Agreement dated effective 01/22/2019	SIGNA ENGINEERING CORP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
4		Dilfield Services	Master Services Agreement dated effective 03/07/2019	Skoflo Industries, Inc.	Fieldwood Energy, LLC	n.a.	n.a.	\$30,480.96	Assume and assign to Credit Bid		x	_
5		Dilfield Services	777962_PO Terms & Conditions dated effective 10/10/2019	SKYSPRING OIL & GAS SERVICES, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		. x	
)6		Dilfield Services	MWD, LWD, Whipstocks, Drilling Tools, Fishing Services	SMITH INTERNATIONAL INC	Fieldwood Energy LLC	0.8	na	\$0.00	Purchaser Assume and assign to Credit Bid		-	
		Non-Oilfield Services	Solex Agreement (Final)	SOLEX	Fieldwood Energy LLC			\$50.165.13	Purchaser Assume and assign to Gredit Bid		x	
	21/2016		- · · ·			n.a.	n.a.	,	Purchaser		x	
98	0	Diffield Services	Catering Services & Personnel (Cooks, Galleyhands, Etc.)	SONOCO	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
99 5/3	31/2019	Non-Oilfield Services	Consulting Agreement	SOREAP LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
00	ı	Non-Oilfield Services	Consulting Agreements	SOREAP LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
01 8/	1/1994	Operating Agreement - Other	OPERATION AND MAINTENACE OF MEASUREMENT FACILITIES GRAND BAY RECEIVING STATION BETWEEN SOUTHERN NATURAL GAS COMPANY AND PENZOIL PETROLEUM COMPANY	SOUTHERN NATURAL GAS COMPANY AND PENZOIL PETROLEUM COMPANY		MP 140 Lease G02193	JX NIPPON OIL EXPLORATION USA LTD	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
12	(Dilfield Services	558442-Daywork Drilling Contract dated 1-3-2012	SPARTAN OFFSHORE DRILLING, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
03		Dilfield Services	701192_Master Services Agreement dated effective 08/16/2016	SPECIALTY RTP LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	_
04		Dilfield Services	Water Analyzers	SPECTRO SCIENTIFIC, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x	
05 1/-	1/2005	Jnit Agreement and/or Unit Operating	VOLUNTARY UNIT AGREEMENT DATED JANUARY 1, 2005, BY	SPINNAKER EXPLORATION COMPANY, L.L.C. AND THE HOUSTON	Fieldwood Energy	GA 210 Lease G25524		\$0.00	Purchaser Assume and Allocate Pursuant to			
	1	Agreement	AND BETWEEN SPINNAKER EXPLORATION COMPANY, L.L.C. AND THE HOUSTON EXPLORATION COMPANY AND GRYPHON EXPLORATION COMPANY.	EXPLORATION COMPANY AND GRYPHON EXPLORATION COMPANY.	Offshore LLC			*****	Divisive Mergers	x		
	15/2004	Operating Agreement - Other	bib SPN and Arena as amended by Amendment and Supplement to Evaluation Agreement dated November 2, 2004, Amendment and Supplement to Evaluation Agreement dated December 13, 2004, Extension Request dated November 8, 2005, and Assignment Agreement and Amendment to Operating Agreements dated May 5, 2006			WD 57 Lease G01449, WD 7980 Lease G01974, WD 80 Lease G01989, WD 85 Lease G04995, WD 86 Lease G02934		\$0.00	Assume and assign to Credit Bid Purchaser		x	
07 11/	/5/2004	Amendment and Supplement to Evaluation	b/b SPN and Arena	SPN and Arena		WD 57 Lease G01449, WD 79/80 Lease G01874, WD 80 Lease G01989, WD 85 Lease G04895, WD 86 Lease G02934		\$0.00	Assume and assign to Credit Bid Purchaser		×	
12/		Amendment and Supplement to Evaluation	b/b SPN and Arena	SPN and Arena		WD 57 Lease G01449, WD 79/80 Lease G01874, WD 80 Lease G01989,		\$0.00	Assume and assign to Credit Bid		x	_
9 5/5		Agreement Operating Agreement - Other	b/b SPN and Arena	SPN and Arena		WD 85 Lease G04895, WD 86 Lease G02934 WD 57 Lease G01449, WD 79/80 Lease G01874, WD 80 Lease G01989,		\$0.00	Purchaser Assume and assign to Credit Bid		×	
0 11/	/1/2004	Operating Agreement - Other	b/b SPN and Arena	SPN and Arena		WD 85 Lease G04895, WD 86 Lease G02934 WD 57 Lease G01449, WD 79/80 Lease G01874, WD 80 Lease G01989	TAMPNET INC. VENICE GATHERING SYSTEMS	\$0.00	Purchaser Assume and assign to Credit Bid			-
			b/b SPN and Arena	SPN and Arena		WD 57 Lease G01449, WD 79/80 Lease G01874, WD 80 Lease G01989, EI		\$0.00	Purchaser Assume and assign to Credit Bid		x	
		Property Participation & Exchange Agreements				100 Lease 796			Purchaser		x	
		armout Agreement	Farmout Agreement dated February 15, 2009 between SPN Resources LLC and Moreno Offshore Resources, L.L.C., Farmors, and Houston Energy, L.P., Farmee	SPN Resources LLC and Moreno Offshore Resources, L.L.C., Farmors, and Houston Energy, L.P., Farmee	Fieldwood Energy SP LLC	SS 252 Lease G01529	BADGER OIL CORPORATION, CL&F RESOURCES LP, HELIS OIL & GAS COMPANY LLC, HOUSTON ENERGY LP, HOUSTON ENERGY HOLDINGS, LLC, SANARE ENERGY PARTNERS, LLC	\$0.00	Assume and allocate pursuant to divisive mergers			
13 4/2	27/2012	Other Handling / Stabilization Agreements	Production Handling Agreement dated August 1, 2009 between SPN Resources, LLC and Moreno Offshore Resources, LL.C., Platform Owners, and Helis Oil & Gas Company, L.L.C., et al, Producers; as amended by agreement on April 27, 2012.	SPN Resources, LLC and Moreno Offshore Resources, L.L.C., Platform Owners, and Helis Oil & Gas Company, L.L.C., et al, Producers	Fieldwood Energy SP LLC	SS 252 Lease G01529	BADGER OIL CORPORATION, CL&F RESOURCES LP, HELIS OIL & GAS COMPANY LLC, HOUSTON ENERGY LP, HOUSTON ENERGY HOLDINGS, LLC, SANARE ENERGY PARTNERS, LLC	\$0.00	Assume and allocate pursuant to divisive mergers			
14	(Diffield Services	Stabilizers	STABIL DRILL	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
15	(Diffield Services	Software at Grand Chenier Separating Facility (Wonderware West)	STANDARD AUTOMATION & CONTROL LP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		x	
6 6/1	12/2013	Other Lease / Rental Agreement	Lease Extension and Amendment State Lease No. 19718 by and between State Mineral Board and Dynamic Offshore Resources, LLC; LLOG Bluewater Holdings, L.L.C.; LLOG Exploration Company,	State Mineral Board and Dynamic Offshore Resources, LLC; LLOG Bluewater Holdings, L.L.C.; LLOG Exploration Company, L.L.C.		BS 25 Lease 19718		\$0.00	Purchaser Assume and assign to Credit Bid Purchaser		x	
7 9/1	18/1975	Right of Way	L.L.C. : ST OF LA ROW 1594	STATE OF LA		SP 6 & 7		\$0.00	Assume and Allocate Pursuant to			
			STATE OF LA WATER BOTTOM LEASE #576	STATE OF LA		BURRWOOD / SP 42-43		\$0.00	Divisive Mergers Assume and assign to Credit Bid	x		
		Water Bottom Contracts							Purchaser		x	
9 10/	17/2007	Surface Lease	ST OF LA NO 3011	STATE OF LA		BURRWOOD		\$0.00	Assume and assign to Credit Bid Purchaser		x	
20 6/1	17/2014	Assignment of Oil & Gas Leasehold Interest(s)	Assignment agreement dated 17 Jun 14 by and between Statoil Gulf of Mexico LLC and Noble Energy, Inc	Statoil Gulf of Mexico LLC and Noble Energy, Inc., Phoenix Exploration Company LP, Challenger Minerals Inc. et al	Fieldwood Energy LLC	EW 790 Lease G33140		\$0.00	Assume and assign to Credit Bid Purchaser		x	
21 3/	1/2014	etter Agreement - Other Land	Letter Agreement dated effective March 1, 2014 by and between Statoil Gulf of Mexico LLC and Noble Energy, Inc., as amended by letter dated June 9, 2014.	Statoil Gulf of Mexico LLC, Noble Energy, Inc., Phoenix Exploration Company LP, Challenger Minerals Inc. et al	Fieldwood Energy LLC	GC 40 Lease G34536, GC 41 Lease G34537, EW 1009 Lease G34878, EW 1010 Lease G34879, EW 1011 Lease G34880	ILX PROSPECT KATMAI LLC, RIDGEWOOD KATMAI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
2		Dilfield Services	Tubing Supplier, Chrome	STEEL SERVICE OILFIELD TUBULAR INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x	
3 4/	7/2008	Surface Lease	STERLING SUGARS LLC	STERLING SUGARS LLC		MYETTE POINT / SL1491403- FWE II		\$0.00	Assume and assign to Credit Bid		x	\rightarrow
24		Dilfield Services	Threader	STEWART TUBULAR PRODUCTS INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		×	-
25 2/2	23/2017	Marketing - Pipeline Transport	Stingray Precedent Agreement by and between Stingray Pipeline	Stingray Pipeline Company L.L.C. and Fieldwood Energy LLC	Fieldwood Energy LLC	n.a., n.a., n.a., n.a.		\$0.00	Purchaser Assume and (i) assign to Credit Bid		^	-
		5	Company L.L.C. and Fieldwood Energy LLC		5,7				Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	x
26		Dilfield Services	500187_MSA dated effective 11/01/2013; Master Services	STOKES & SPIEHLER OFFSHORE INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		×	-
7		Dilfield Services	Agreement dated effective 01/01/2015 Texas RRC Permits	STOKES & SPIEHLER REGULATORY SERVICES, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		×	-+
	9/2015	Performance Bond & Supplemental Bonding	by and between Fieldwood Energy LLC and Stone Energy	Stone Energy Corporation	Fieldwood Energy LLC	MC 108 Lease G09777	TALOS PRODUCTION LLC	\$0.00	Purchaser Assume and Allocate Pursuant to		x	\rightarrow
		Agreement	Corporation: Stone acknowledgement of reciept of Bond	STONE ENERGY CORPORATION AND BP AMERICA PRODUCTION					Divisive Mergers	x		
		etter Agreement - Other Land etter Agreement - Other Land	LETTER AGREEMENT DATED JUNE 29, 2004, BY AND BETWEEN STONE ENERGY CORPORATION AND BP AMERICA PRODUCTION COMPANY. LETTER AGREEMENT DATED MARCH 28,1995, BY AND	I STONE ENERGY CORPORATION AND BP AMERICA PRODUCTION COMPANY. STONE ENERGY CORPORATION AND DAVID U. MELOY, ET AL.	Fieldwood Energy Offshore LLC Fieldwood Energy	WC 34 Lease G03251, WC 35 Lease G02819, WC 35, WC 66 Lease G01860, WC 35/66 Lease G01860, WC 65 Lease G02825, WC 66 Lease G02826, WC 67 Lease G03256 WC 34 Lease G02819, WC 35 Lease G01860, WC 65 Lease G02825, WC		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
			LETTER AGREEMENT DATED MARCH 28, 1999, BY AND BETWEEN STONE ENERGY CORPORATION AND DAVID U. MELOY, ET AL. LETTER AGREEMENT DATED JULY 15, 1994 BY AND BETWEEN		Offshore LLC Fieldwood Energy	WC 34 Lease G02826, WC 67 Lease G03256 WC 34 Lease G02827, WC 65 Lease G02825, WC 66 Lease G02825, WC 67 Lease G02827, WC 67 Lease G02827, WC 68		\$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to	x		
		etter Agreement - Other Land	STONE ENERGY CORPORATION AND DAVID U. MELOY.		Offshore LLC	66 Lease G02826, WC 67 Lease G03256		\$0.00	Divisive Mergers	x		
32 4/4	4/2006	Joint Operating Agreement	STONE ENERGY CORPORATION AND GOM SHELF LLC, ET AL	STONE ENERGY CORPORATION AND GOM SHELF LLC, ET AL	Fieldwood Energy LLC	SS 198 Lease 593, SS 198 Lease G12355	RENAISSANCE OFFSHORE, LLC, TALOS PRODUCTION LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 59 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).
- [2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

 [3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem

- [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements.

[8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (Dock No. 1284) [Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized between super and the schedule of Security (Continue) and the Plan The Plan The Performance of The Continue of The Plan The Performance of The P Applicable Entity Gilligan & Bingo: Stone offering of prospects to Fieldwood Fieldwood Stone Energy Offshore, L.L.C. 1/10/2014 Well / Prospect Proposals ieldwood Energy LLC MC 65 Lease G21742 \$0.00 x Divisive Mergers e and Allocate Purs Divisive Mergers ne and Allocate Pursuant to 1636 3/28/2014 Stone Energy Offshore 1.1.C ieldwood Energy LLC MC 65 Lease G21742 \$0.00 x Divisive Mergers 1637 Gilligan & Bingo: Stone offering of prospects to Fieldwoo \$0.00 eldwood Energy LLC Assume and Allocate Pursuant to Divisive Mergers od Energy LLC 1638 Gilligan & Bingo: Stone requesting exte LOS PRODUCTION LLC \$0.00 x Divisive Mergers me and Allocate Pursuant to Gilligan & Bingo: Stone requesting extension and fieldowood's 1639 Stone Energy Offshore, L.L.C. eldwood Energy LLC ALOS PRODUCTION LLC \$0.00 3/24/2014 Vell / Prospect Proposals MC 108 Lesse G0977 Divisive Mergers e and Allocate Purs Divisive Mergers siection by and between Fieldwood Energy LLC, SEO A LLC, Stone Energy Corporation and Stone Energy Offshore, L.L.C.: Fieldwood will apply Stone Energy Offshore, L.L.C.; Stone Energy Offshore, L.L.C., Stone Energy Corporation, SEO A LLC greement own Supp Bonding Core Sample / Fluid Sample Analysis Oilfield Services STRATUM RESERVOIR ISOTECH I I 1641 Assume and assign to Credit Bid Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser aster Service Contract dated Feb 11, 2020 TRATUM RESERVOIR, LL \$0.00 1643 Oilfield Services MSA dated effective 08/07/2014 (Net 30 for PO 29323 only) STRESS ENGINEERING SERVICES, INC \$0.00 Assume and assign to Credit Bid ieldwood Energy LLC Assume and assign to Credit Bid Oilfield Services Master Agreement for the Provision of Marine Construction Services Subsea 7 (US) LLC \$0.00 1644 eldwood Energy, LLC × Purchaser and assign to Credit Bid dated effective May 20, 2019 Marine Construction Services (EPCI) dated May 20, 201 Purchaser Assume and assign to Credit Bid 1646 Dilfield Services UBSEA 7 US LLO eldwood Energy LLC Dilfield Services Assume and assign to Credit Bid Purchaser 1647 777785 Master Services Agreement dated effective 11/13/2018 SUBSEA SOLUTIONS LLC ieldwood Energy I I C \$0.0 x 1648 ilfield Servi UBSEA7 I-TECH US INC me and assign to Credit Bid Purchaser 1649 12/17/2019 Non-Oilfield Services SULLEXIS, LLC \$0.00 Assume and assign to Credit Bid Purchaser Consulting Agreement ieldwood Energy LLC Assume and assign to Credit Bid
Purchaser
Assume and assign to Credit Bid SUN DRILLING PRODUCTS CORF Oilfield Services Specialty Fluid: \$0.00 1650 ieldwood Energy LLC SUPERIOR ENERGY SERVICES LL Purchaser Assume and assign to Credit Bid Various Contractor Services (CT Units, GP Tools, Rental Equip. SUPERIOR ENERGY SERVICES LLC Oilfield Services 1652 eldwood Energy LLC \$0.00 x various Contractor Services (CT Dints, SP Tools, Rental Equip., Cement Services, Well Support, Etc.) Purchase and Sale Agreement, dated January 31, 2010, by and between Superior Energy Services, Inc., Wild Well Control, Inc. and Dynamic Offshore Resources, LLC. Purchaser ime and assign to Credit Bid Purchaser Fieldwood Energy 1653 Acquisition / PSA / Other Purch perior Energy Services, Inc.; Wild Well Control, In C 65 Lease G05889 GC 64 Lease G34539 VILD WELL CONTROL INC. DEEPWATER \$0.00 BANDONMENT ALTERNATIVES INC, MARUBENI DIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA AY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC, W & T ENER 1654 Grating & Handrail Pipe, Valves and Fittings SUPERIOR SUPPLY & STEEL Purchaser Assume and assign to Credit Bid 1655 SURFACE SYSTEMS CAMERON Idwood Energy LLC Purchaser 1656 Oilfield Service 777861 PO Terms & Conditions dated affective 04/01/2010 WAGELOK LOUISIANA \$0.0 x 1657 \$0.0 Assume and Allocate Pursuant to Divisive Mergers Assume and assign to Credit Bid 1658 stop loss insurance Symetra, Partner re ieldwood Energy LLC \$0.00 1659 armout Agmt Eff. 9-1-94 PL 5 Lease G1202 \$0.00 TALOS ENERGY OFFSHORE, LLC Operating Agreement eff. 12/4/58 1660 12/4/1958 Operating Agreement - Other Talos Energy Offshore ieldwood Energy LLC EC 265 Lease G00972 \$0.0 Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to Letter Agreement SS 198 J-11 Well zone shift: Zone shift GOM Shelf LLC RENAISSANCE OFFSHORE, LLC, TALOS 1/21/2019 Letter Agreement - Other Land alos Energy Offshore LLC, Renaissance Offshore, LLC SS 198 Lease 593 \$0.00 aded and election from HO to HG sand by and between PRODUCTION LLC Divisive Mergers ROOM Shelf Offshore LLC and Renaissance Offshore LLC pursuant to that certain PHA for MC 496 produced at SP B Platform dated 11/1/2002 TALOS ERT LLC, THE LOUISIANA LAND & EXPL C LLC, SANARE ENERGY PARTNERS, LLC, Texas e and Allocate Purs Divisive Mergers arubeni Oil & Gas (USA) LLC Eastern Transmission / Spectra Energy TAM INTERNATIONAL 504973 Master Services Agreement dated effective 02/21/2014 Assume and assign to Credit Bid 1663 ilfield Services ieldwood Energy LLC Purchaser
Assume and assign to Credit Bid Communication for L/B Man O War (P&A) TANA EXPLORATION COMPANY LLC AND APACHE 1665 ANA EXPLORATION COMPANY LLC AND APACHE CORPORATION El 315 N2 Lease G24912 ARENA ENERGY LP, TANA EXPLORATION \$0.00 12/16/2013 Joint Operating Agreemen ieldwood Energy LLC Assume and Allocate Pursuant to CORPORATION Divisive Mergers Assume and assign to Credit Bid Participation Agreement by and between Tana Exploration Company BS 25 Lease 19718. BS 25 Lease G31442 TANA EXPLORATION COMPANY LLC 1666 8/13/2012 Property Participation & Exchange ana Exploration Company LLC and Dyanmice Offshore Resources, LLC \$0.00 LLC and Dyanmice Offshore Resources, LLC : BS 25 Federal and ana Exploration Company LLC and Dynamic Offshore Resources, LLC; /alter Oil & Gas Corporation BS No. 1 Well Election Completion Letter by and between Tana Exploration Company LLC and Dynamic Offshore Resources, LLC; me and assign to Credit Bid Walter Oil & Gas Corporation : Tana drilled well No. 1 federal Lease ana Exploration Company LLC and Dynamic Offshre Resources, LLC; 'alter Oil & Gas Corporation 6/3/2013 BS No. 1 Well Recommendation Discontinue Drilling by and betwee Tana Exploration Company LLC and Dynamic Offshre Resources, LLC; Walter Oil & Gas Corporation: Tana drilled well No. 1 federal S 25 Lease G31442 ANA EXPLORATION COMPANY LLC and assign to Credit Bi Purchaser Lease G31442 1669 Termination / Ratification and Joinde nination of Ratification and Joinder of Operating Agreement by between Tana Exploration Company LLC and Fieldwood Energ na Exploration Company LLC and Fieldwood Energy LLC eldwood Energy LLC BS 25 Lease 19718, BS 25 Lease G31442 TANA EXPLORATION COMPANY LLC \$0.00 Assume and assign to Credit Bid and between Tana Exploration Company LLC and Fieldwood Ene LLC: Tax Partnership election Ratification and Joinder of Offshore Operating Agreement by and between Tana Exploration Company LLC and LLOG Exploration erating or Other Agreement LOG Exploration Company, L.L.C.; Walter Oil & Gas Corporation Dynamic Offshore Resources, LLC Offshore, L.L.C.; LLOG Exploration Company, L.L.C.; Walter Oil & Gas Corporation; Dynamic Offshore Resources, LLC: Of JOA covering federal and state lease dated 03/01/2009 Amendment No. 1 to Offshore Operating Agreement by and betwee Tana Exploration Company LLC and Walter Oil & Gas Corporation; ana Exploration Company LLC and Walter Oil & Gas Corporation; LLOC cploration Offshore, L.L.C.; LLOG Exploration Company, L.L.C.; LLOG BS 25 Lease 19718, BS 25 Lease G3144 ANA EXPLORATION COMPANY LLC and assign to Credit Bio Purchaser .LOG Exploration Offshore, L.L.C.; LLOG Exploration Company, ..L.C.; LLOG Bluewater Holdings, L.L.C.; Dynamic Offshore ewater Holdings, L.L.C.; Dynamic Offshore Resources, LLC sources, LLC: Amend JOA 03/01/2009 Purchaser 1673 701035 Master Services Agreement dated effective 11/30/2015 TCB FABRICATION, INC \$0.00 Assume and assign to Credit Bid Purchaser ilfield Services wood Energy LLC Assume and assign to Credit Bid 1674 elemedicine lwood Energy LLC \$0.00 Hazard Surveys and Vessel Positioning (Purchased Tesla LESIS GEOPHYSICAL SERVICES.LLC

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 60 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).
- [2] in the clause isservative in grill, in their teasoritation because), to thin all rather of its Schedule to date of retirors any executory contracts or injective proper peach in a manager of the contract Counterparties regresses parties listed in chair additionable and of vendor among.

 [3] Known Contract Counterparties regresses parties listed in chair actual agreements and not vendor among.

 [4] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [5] Related lease parties represent current lease co-working interest owners and JIB partners based on Company accounting system records.

- [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements.

[8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (Dock No. 1284) [Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized between super and the schedule of Security (Continue) and the Plan The Plan The Performance of The Continue of The Plan The Performance of The P Applicable Entity 1676 553360 Master Services Contract dated effective 01/31/20 ENARIS GLOBAL SERVICES USA CORI ieldwood Energy LLC n.a. \$0.00 Assume and assign to Credit Bid x 501430 Master Services Agreement dated effective 11/01/2013 ETRA APPLIED TECHNOLOGIES INC by and between Texaco Exploration and Production Inc. and Aviara xaco Exploration and Production Inc. and Aviara Energy Corporati or and develvent reachor 2-pointed in an or Housecont init. and rivinish Energy Corporation.

Operating Agreement, as amended by and between Texaco Exploration and Production line. and Mobil Oil Exploration & Producing Southeast Inc., et al. AMENDMENT TO OPERATING AGREEMENT DATED MARCH 13, 1998, BY AND BETWEEN TEXACO EXPLORATION AND Divisive Mergers and Allocate Pursuar 1679 5/1/1991 xaco Exploration and Production Inc. and Mobil Oil Exploration & SS 204 Lease G01520 SS 207 Lease G01523 SS 216 Lease G01524 EPL OIL & GAS LLC KINETICA DEEPWATER \$0.00 oducing Southeast Inc., et al TEXACO EXPLORATION AND PRODUCTION INC. AND VASTAR WC 34 Lease G03251, WC 35 Lease G02819, WC 35, WC 66 Lease G01860, WC 66 Lease G02826 Joint Operating Agreement Fieldwood Energy Offshore LLC Assume and Allocate Pursuant to PRODUCTION INC. AND VASTAR RESOURCES, INC. xaco Exploration and Production Inc., Mobil Oil Exploration & Producing SM 281 Lease G02600 Assume and Allocate Pursuant to 1681 5/1/1991 Joint Operating Agreement ieldwood Energy LLC \$0.00 ustice exponential and Production Inc., would oil exploration of Producting withheast Inc., Chevron Southeast Inc., Hunt Oil Company, The George R own Partnership, Torch Energy Advisors Incorporated, Torc, Norcen EXPLORATION AND PRODUCTION INC. MORIL OIL EXPLORATION & PRODUCING SOUTHEAST ET AL explorer, Inc., Norcen Offshore Properties

EXACO EXPLORATION AND RWE PERTROLEUM COMPANY ET AL. JOINT OPERATING AGREEMENT BY AND BETWEEN TEXACO SM 280 Lease G14456. SM 281 Lease G02600 MP GULF OF MEXICO, LLC 1682 6/15/2001 Joint Operating Agreement eldwood Energy LLC \$0.00 Assume and Allocate Pursuant to x EXPLORATION AND RWE PERTROLEUM COMPANY ET AL NTERCONNECT AGREEMENT FOR SP 87 Divisive Mergers e and Allocate Pursuant to XAS FASTERN TRANSMISSION CORPORATION MARATHON OIL 1683 8/27/2003 Marketing - Connection Agree P 87 Lease G07799 ALOS ERTILO \$0.0 COMPANY
TEXAS EASTERN TRANSMISSION, LP, PHOENIX EXPLORATION
COMPANY, LP, PEREGRINE OIL AND GAS II, LLC, CHALLENGER Divisive Mergers ASTEX OFFSHORE INC, PEREGRINE OIL AND Marketing - Connection Agreemer terconnect and Reimbursement Agreemen \$0.00 Assume and Allocate Pursuant to Divisive Mergers TEXAS LEHIGH CEMENT COMPANY LP Provides SuperSacks of Cement Assume and assign to Credit Bid 1685 Oilfield Services ieldwood Energy LLC \$0.00 Purchaser Assume and assign to Credit Bid 700479_Master_Service_Contract Effective_02-28-2014 EYAS MARINE SHIPVARD LLO Purchaser Assume and assign to Credit Bid 1687 10/10/2018 Non-Oilfield Services H1. LLC Idwood Energy LLC Consultina Aareemen 1688 Slickline / Cased Hole Bailers THE CAVINS CORPORATION \$0.0 me and assign to Credit Bid Purchaser x 1689 Non-Oilfield Services HE GUARDIAN LIFE INSURANCE COMPAN \$0.0 and assign to Credit Bid Purchaser 1690 10/1/2016 Non-Oilfield Services THE GUARDIAN LIFE INSURANCE COMPANY \$0.00 Assume and assign to Credit Bid Purchaser Services Agreement ieldwood Energy LLC 1691 LETTER OF INTENT DATED OCTOBER 6, 2004, BY AND BETWEEN THE HOUSTON EXPLORATION COMPANY A GA 210 Lease G2552 areements BETWEEN THE HOUSTON EXPLORATION COMPANY AND EXPLORATION COMPANY, L.L.C. Offshore LLC Divisive Mergers SPINNAKER EXPLORATION COMPANY L.L.C. eldwood Energy l 1693 The Houston Exploration Compa and Noble Energy Inc. 2/22/2006 VR 408 Lease G15212 and Noble Energy Inc. 2/22/2006
Sublease - One Briar Lake Plaza--Suite 320 HE LUBRIZOL CORPORATION 1694 ieldwood Energy LLC \$1,858.38 Assume and assign to Credit Bid 12/1/2018 Assume and assign to ____ Purchaser Assume and Allocate Pursuant to Divisive Mergers The Minerals Management Service, Samedan Oil Corporation and Chevron U.S.A. Inc. 1695 2/11/1994 Unit Agreement and/or Unit Operating Unit Agreement For Outer Continental Shelf Exploration, Development and Production Operations on the Viosca Knoll 252 Unit VK 251 Lease G10930, VK 340 Lease G10933 illiams Field Services \$0.00 Development and Production Operations on the Viosca Knoll 252 U designated Contract No. 754394013, by the Minerals Management Service, dated effective February 11, 1994, executed by Samedan Oil Corporatio (as Unit Operator) and Chevron U.S.A. Inc.(as a working interest Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Mud Logging 504791_Master Services Agreement dated effective 11/01/2013 HE NACHER CORPORATION eldwood Energy LLC 1697 Oilfield Services \$0.00 × Purchaser Assume and allocate pursuant to 1698 3/13/1962 Operating Agreement - Other Operating Agreement dated 3/13/62 between The Pure Oil Compan The Pure Oil Company and The Ohio Oil Compan ieldwood Energy LLC SS 253 Lease G0103: BADGER OIL CORPORATION CL&F RESOURCES \$0.00 P, HELIS OIL & GAS COMPANY LLC, HOUSTON NERGY I P HOUSTON ENERGY HOLDINGS, LLC Oilfield Services Drill Pipe, Downhole Tools, Other Rental Tools HOMAS TOOLS 1699 eldwood Energy LLC \$0.00 Assume and assign to Credit Bid 1/30/2019 Non-Oilfield Service Assume and assign to Credit Bid Purchaser TIRCO SOFTWARE INC 1700 \$0.00 x Assume and assign to Credit 1702 hilfield Services 565612 Master Services Agreement dated effective 05/11/2017 TIMKEN GEARS & SERVICES INC Assume and assign to Credit Bid eldwood Eneray LLC \$0.00 × Purchaser
Assume and assign to Credit Bid 9/10/2018 Non-Oilfield Services 1703 Consultuing Agreemen ORAM SUBSEA INC eldwood Energy LLC \$0.00 armout Agreeme O and Operating Agreement dated 10/1/91 between Torch Energy orch Energy Advisors Inc etal and Hall-Hosuton Oil Company ieldwood Energy LLC SS 291 Lease G0292 Advisors Inc etal and Hall-Hosuton Oil Company
CONNECTION AGREEMENT INSTALLATION OF FACILITIES Divisive Mergers TOTAL F&P USA INC. STONE ENERGY OFFSHORE LLC 1705 5/28/2009 Marketing - Connection Agreemer AC 108 Lease G0977 ALOS PRODUCTION LLC \$0.00 Divisive Mergers and assign to Credit Bid Purchaser 1706 OTAL PRODUCTION SUPPLY LLC \$0.0 Assume and assign to Credit Bid 501635_Master Services Agreement dated effective 01/01/2014 ood Energy LLC Purchaser by and between Fieldwood Energy LLC and TR Offhsore. L.L.C.: MI 518 Texas SL 80522 Lease MF80522 1708 12/20/2018 Other Misc. \$0.00 Assume and Allocate Pursuant to Contemplation of Contract Operating Agreement, Transportation Divisive Mergers ment aff 1-3-1977 b/b Transco Exploration co Exploration Company, as Operator, and Freeport Oil Compa /D 34 Lease G03414 Company, as Operator, and Freeport Oil Company, Energy Development Corporation, Pioneer Production Corporation, et al. nergy Development Corporation, Pioneer Production Corporation, et al. Offshore LLC Divisive Mergers 6/16/1991 Marketing - Connection Agreemen CONNECTION AND LATERAL LINE INTERCONNECT RANSCONTINENENTAL GAS PIPELINE CORPORATION, BF AC 108 Lease G09777 TALOS PRODUCTION LLC \$0.00 Assume and Allocate Pursuant to XPLORATION INC Divisive Mergers
Assume and Allocate Pursuant to
Divisive Mergers ranscontinental Gas Pipeline Corporation, Union Oil Company of California and Forest Oil Letter Agreement - Operating Agreemen Letter Agreement for the Operation and Ownership Transfer of Certain South Marsh Island Block 66 Facilities, dated effective January 25, 2005, between Transcontinental Gas Pipeline M 66 Lease G01198 Corporation,;as Seller> and Union Oil "Company-of California and Forest Oil Corporation, as Purchasers, for facilities and pipeline associated with "A" and "C" Platforms', NEVER CONSOMATED. OPERATING AGREEMENT BY AND BETWEEN TRANSTEXAS RANSTEXAS AND DAVIS PETROLEUM CORP ST 331/332; EAGLE BAY ST 329 #1; SAN LEON GAS UNIT Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Joint Operating Agreemen AND DAVIS PETROLEUM CORP
POOLING AGREEMENT BY AND BETWEEN TRANSTEXAS GAS 2/20/2000 TRANSTEXAS GAS CORPORATION, DAVIS PETROLEUM CORP AND Fieldwood Onshore LLC SAN LEON GAS UNIT NO. 1 Pooling Agreemen \$0.0 CORPORATION, DAVIS PETROLEUM CORP AND GENERAL GENERAL LAND OFFICE OF TEXAS Purchasei AND OFFICE OF TEXAS Non-O&G Real Property Lease / Rent Sublease Agreements COVID-19 Testing locations. Monthly agreement between Fieldwood and Trend Services
Total Area: Work Trailer & Furniture - 3 Locations Idwood Energy LLC Total Area: Work Trailer & Furniture - 3 LocationsSquare Footage: 8'x24 Assume and assign to Credit Bid Square Footage: 8'x24' Trailer Address: PHI - Galveston, Houma and Abbeville 777675_Master Services Agreement dated effec Oilfield Service ent dated effective 06/22/2018 TRENDSETTER ENGINEERING INC aldwood Energy LLC

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 61 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- Notes:

 [1] The indusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective diffiliates has any liability thereunder.

 [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease or that the Debtors or their respective diffiliates has any liability thereunder.

 [3] Known Contract Counterpraisties represent parties listed in a such agreements and/or words names and/o

treatme	ent set forth on this Schedule of Assumed Contracts is for	or informational purposes only. In the event of any conflict between any of the	he Credit Bid Purchase Agreement, the Definitive Documents or any other d	ocuments relating to any Pil	an of Merger (collectively, the "Transaction Documents"), on the one	e nand, and this schedule of Assumed Contracts, the applicable 11	ransaction Documents shall control.		Applicabl	le Entity	
	Contract Category Date	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate Proposed Contract Treatment [8]		Credit Bid Purchaser	FW III	
	4/1/2011 Other Services Agreements 4/15/2011	Response Resources Agreement Utilization Agreement	Trendsetter Subsea International LLC		Area wide		\$0.00 Assume and assign to Credit Bid Purchaser		x		
1717	Oilfield Services	Thread Protectors	TRI-STAR PROTECTOR SVC CO	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid		x		
1718	Oilfield Services	Primary Cleaning - Confined Space Entry Crews, Clean Out Crews (also called Gibsons Trussco / Gibsons)	TRUSSCO, INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
1719	Oilfield Services	778061_Master Services Agreement dated effective 09/21/20	TRUSTED COMPLIANCE, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x	<u> </u>	
1720	Oilfield Services	P&A ARO Reports (Topside)	TSB OFFSHORE INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x	<u> </u>	
1721	Oilfield Services	Thread and Tubular Inspection	TUBOSCOPE	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid	 	x		
1722	Oilfield Services	559582_Master Services Agreement dated effective 11/01/2013	TUBULAR SOLUTIONS, INC.	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		x	\vdash	
1723	Oilfield Services	Fieldwood Core Network Provider (G&A)	TW TELECOM HOLDINGS LLC	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid		x	\vdash	-
1724	10/1/2001 Operating Agreement - Other	Operating Agreement eff. 10-1-01 b/b Union and Forest	Union and Forest		SM 18 Lease G08680		Purchaser \$0.00 Assume and Allocate Pursuant to	-	*		-
1725	10/1/2001 Operating Agreement - Other	Operating Agreement eff. 10-1-01 b/b Union and Forest	Union and Forest		VR 380 Lease G02580		Divisive Mergers \$0.00 Assume and Allocate Pursuant to	x			
1726	3/1/2001 Joint Operating Agreement		Union Oil Company of California, Vastar Offshore, Inc. and Panaco, Inc.	Fieldwood SD Offshore	EB 161 Lease G02648		Divisive Mergers \$0.00 Assume and Allocate Pursuant to	x			
1720	3/1/2001 Solit Operating Agreement	Joint Development Agreement with Operating Agreement, dated March 1, 2001, between Union Oil Company of California, Vastar Offshore, Inc. and Panaco, Inc., parts of EB 161 and 205.	official off	LLC CISIONE	EB 101 Lease G02040		Divisive Mergers				×
1727	2/1/2005 Letter Agreement - UOA	Letter Agreement, dated February 1, 2005, between Union Oil Company of California and Forest Oil, covering OCS-G 2589, South Marsh Island Block 137, asthe Unit Operating Agreement for South Marsh Island Block 137 Unit. identified as Unit Agreement No. 14-08-	Union Oil Company of California and Forest Oil	Fieldwood Energy Offshore LLC	SM 137 Lease G02589		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	_			×
1728		001-20237, replacing and superseding, effective October 1, 2001, that certain Unit Operating Agreement dated January 1,1989 between Conoco Inc., Texaco Producing Inc. and CanadianOXY Offshore Production Company. Joint Operating Agreement, dated effective October 1,2001, between			SM 66 Lease (2011)8		\$0.00 Assume and Allocate Pursuant to	*			*
	10/1/2001 Operating Agreement - Other	Union Oil Company of California and Forest Oil Corporation, covering SM 66					Divisive Mergers	x			×
	10/1/2001 Operating Agreement - Other	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of California and Forest Oil Corporation, covering OCS-G 2282, South Marsh Island Block 132.			SM 132 Lease G02282		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			x
	10/1/2001 Operating Agreement - Other	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of California and Forest Oil Corporation, covering SM 135			SM 135 Lease G19776		Divisive Mergers	x			
	10/1/2001 Operating Agreement - Other	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of California and Forest Oil Corporation, covering SM 136			SM 136 Lease G02588		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			×
	10/1/2001 Operating Agreement - Other	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of California and Forest Oil Corporation, covering SM 137			SM 137 Lease G02589		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			x
1733	10/1/2001 Operating Agreement - Other	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of California and Forest Oil Corporation, covering	Union Oil Company of California and Forest Oil Corporation		SM 149 Lease G02592		\$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the				
		SM 149					Credit Bid Purchase Agreement) on account of the Acquired Interests and/or				
							(ii) allocate pursuant to the Divisive Mergers on account of the Excluded	×	x		
							Assets (as defined in the Credit Bid Purchase Agreement)				
1734	10/1/2001 Operating Agreement - Other	Joint Operating Agreement, dated effective October 1,2001, between Union Oil Company of California and Forest Oil Corporation, covering SM 150	Union Oil Company of California and Forest Oil Corporation		SM 150 Lease G16325		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x			×
1735	3/1/1979 Joint Operating Agreement	OPERATING AGREEMENT DATED MARCH 1, 1979, BY AND BETWEEN UNION OIL COMPANY OF CALIFORNIA AND MOBIL	UNION OIL COMPANY OF CALIFORNIA AND MOBIL OIL EXPLORATION & PRODUCTION SOUTHEAST INC.	N Fieldwood Energy LLC; Fieldwood Energy	ST 53 Lease G04000		\$0.00 Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the				
		OIL EXPLORATION & PRODUCTION SOUTHEAST INC.	a ricesonor coome and me.	Offshore LLC			Credit Bid Purchase Agreement) on account of the Acquired Interests and/or				
							(ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		
1736	4/30/1993 Unit Agreement and/or Unit Operating Agreement	VR 371 Unit Agreement effective 4-30-33	Unit Agreement (VR 371/363/362 Unit) 4/30/1993; VR 371 UA	Fieldwood Energy LLC	VR 371 Lease G09524		\$0.00 Assume and assign to Credit Bid		x		
1737	1/11/2001 Letter Agreement - UOA		United States Department of the Interior, Minerals Management Service, Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00 Assume and Allocate Pursuant to Divisive Mergers			-	
		of the Interior, Minerals Management Serviceto Chevron U.S.A. Inc., approving the initial participating area plat and Exhibit C for the Viosca Knoll 252 Unit Agreement No. 754394013, effective November 8, 2000						x			x
1738	1/9/2002 Letter Agreement - UOA	the Interior, Minerals Management Service to Chevron U.S:A. Inc.,	United States Department of the Interior, Minerals Management Service, Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00 Assume and Allocate Pursuant to Divisive Mergers				
		approving a revision to the participating area plat and Exhibit C for the Viosca Knoll 252 Unit, Agreement No. 754394bl'3, effective December 1, 2001.						x			х
1739	5/28/2004 Letter Agreement - UOA	Letter, dated May 28, 2004, from the United States Department of the Interior, Minerals Management Service to Chevron U.S.A. Inc., approving a revision to the participating area plat and Exhibit Cfor thel/losca Knoll 252. Unit, Agreement No. 754394013, effective December 1, 2003.	United States Department of the Interior, Minerals Management Service, Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			x
1740	1/10/2007 Letter Agreement - UOA	Letter dated January 10, 2007, from the United States Department of the Interior, Minerals Management Service to Chevron U.S.A. Inc., approving a revision Exhibits "A", "B" and "C" reflecting a change in the Unit Area due to contraction provisions in the Viosca Knoll 252 Unit, Agreement No. 754349413.	United States Department of the Interior, Minerals Management Service, Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00 Assume and Allocate Pursuant to Divisive Mergers	×			x
1741	Oilfield Services	Unit, Agreement No. 754394013. 778024_Master_Service_Contract Effective_3/4/2020	UNITED STATES K-9 UNLIMITED, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid	_	x	+	
1742	Oilfield Services	Master Service Contract dated effective July 28, 2020	UNITED SUBSEA SPECIALISTS LLC	Fieldwood Energy LLC	n.a.	n.a.	Purchaser \$0.00 Assume and assign to Credit Bid	 	x	+	
1743	8/1/2010 Joint Operating Agreement	Amdt to JOA dated 5/16/2001 by and between Unocal and Callon	Unocal and Callon		EC 257 Lease G21580	UNION OIL COMPANY OF CALIFORNIA, W & T	Purchaser \$0.00 Assume and Allocate Pursuant to	 		x	
1744	5/16/2001 Joint Operating Agreement	Unocal and Callon dated 5/16/2001 but effective 2/14/2001	Unocal and Callon dated 5/16/2001 but effective 2/14/2001		EC 257 Lease G21580	ENERGY VI LLC UNION OIL COMPANY OF CALIFORNIA, W & T	Divisive Mergers \$0.00 Assume and Allocate Pursuant to	 	 	×	-
1745	1/1/1991 Property Participation & Exchange	Offshore Participation Agreement, dated effectiveJanuary 1,1991,	Unocal Exploration Corporation, The Northwestern Mutual Life Insurance	Fieldwood Energy	BA A105 Lease G01757	ENERGY VI LLC ERA HELICOPTERS INC., TAMPNET INC	Divisive Mergers \$0.00 Assume and Allocate Pursuant to	 		-	
	Agreements	between Unocal Exploration Corporation, The Northwestern Mutual Life Insurance Company, and Hardy Oil & Gas USA Inc., BA A105.	Company, and Hardy Oil & Gas USA Inc.	Offshore LLC			Divisive Mergers	×			
746	Oilfield Services	509603_Master Services Agreement dated effective 11/01/2013	VARIABLE BORE RAMS INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00 Assume and assign to Credit Bid Purchaser		x		
747	12/15/1996 Operating Agreement - Other	Operating Agreement eff. 12-15-96 b/b Vastar and Union	Vastar and Union	Fieldwood Energy LLC	SS 105 Lease G09614		\$0.00 Assume and Allocate Pursuant to Divisive Mergers	x		1	
1748	11/16/2001 Property Participation & Exchange Agreements	N/2 Gi 52 #L-8 ST 1 Well by and between Vastar Resources, Inc, a part of BP America Inc. Spinnaker Exploration Company, L.L.C.	Vastar Resources, Inc, a part of BP America Inc. Spinnaker Exploration Company, L.L.C.	1	GI 52 Lease 177	APACHE SHELF EXPLORATION LLC, BP AMERICA PRODUCTION COMPANY	\$0.00 Assume and assign to Credit Bid Purchaser	t	x		t

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 62 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Notes:

[1] The indusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective diffiliates has any liability thereunder.

[2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease or that the Debtors or their respective diffiliates has any liability thereunder.

[3] Known Contract Counterpraisties represent parties listed in a such agreements and/or words names and/o

		on and conceded of Addanted Conteded to for	mioritational purposes only. In the event of any contact between any or	and order and the arrange regressions, the beninties became to order or	Journal Column to tary 1 is	Plan of Merger (collectively, the "Transaction Documents"), on the one hand, and this Schedule of Assumed Contracts, the applicab		ible Transaction Documents shall control.			Applicabl	e Entity	
#	Contract Date	Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate [7]	Proposed Contract Treatment [8]		Credit Bid Purchaser	FW III	FW IV
1749	10/29/2020	Non-O&G Real Property Lease / Rental / Sublease Agreements	Lease agreement between Fieldwood Energy and Vector Aviation Total Area: Heliport and office trailer Address: 112 Revis Simon Loop Abbeville LA 70510	Vector Aviation	Fieldwood Energy LLC	Total Area: Heliport and office trailer		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1750	10/2/2019	Non-Oilfield Services	Software License Agreement	VERIS GLOBAL, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1751	10/2/2019	Non-Oilfield Services	Software Licensing Agreement	VERIS GLOBAL, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1752		Oilfield Services	777930_Master Services Agreement dated effective 06/24/2019	VERIS GLOBAL, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		×		
1753		Non-Oilfield Services	Services Agreement	VERIZON WIRELESS	Fieldwood Energy LLC	n.a.	n.a.	\$3,696.73	Assume and assign to Credit Bid Purchaser		x		
1754		Oilfield Services	536859_Master Services Agreement dated effective 11/22/2013	VERSABUILD LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid Purchaser		×		
1755		Oilfield Services	Paraffin Wax Remediation Product Vendor	VERSALIS AMERICAS INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		×		
1756		Oilfield Services	Rigging; Derrick Barges	VERSAMARINE, LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Assume and assign to Credit Bid		×		
1757		Oilfield Services	I&E Control and Power Systems; Provides Engineering, Fabrication,	VERSATECH AUTOMATION SERVICES LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		×		
1758		Oilfield Services	Installation, and Startup 508136_Master Services Agreement dated effective 01/01/2014	VESCO RENTAL & PRESSURE CONTROL LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		×		-
1759		Oilfield Services	Provides Wellhead Equipment and Rental Tools	VETCO GRAY INC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x		
1760	11/26/2013	Non-Oilfield Services	Consulting Agreement	VIKING ENGINEERING LC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		×		
1761		Oilfield Services	777494_PO Terms & Conditions dated effective 09/06/2017	VIKING FABRICATORS LLC	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and Allocate Pursuant to	x	_ ^		-
1762		Oilfield Services	Life Raft Exchange	VIKING LIFE SAVING EQUIPMENT AMERICA, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Divisive Mergers Assume and assign to Credit Bid		×		-
1763		Oilfield Services	777904_PO Terms & Conditions dated effective 03/28/2019	VME PROCESS, INC.	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid				
1764		Other	Vision Service Provider	VSP	Fieldwood Energy LLC	n.a.	n.a.	\$0.00	Purchaser Assume and assign to Credit Bid		x		
	4/23/1975	Joint Operating Agreement	Operating Agreement eff. 4-23-75	W & T Energy VI, Arena, W & T Offshore, Wichita Partnership		ST 148 Lease G01960		\$0.00	Purchaser Assume and Allocate Pursuant to		x		├
		Facilities & Tie-In Agreements	Bridging Agreement dated 28 Aug 2014 by and between the Big	W & T Energy VI, LLC; Red Willow Offshore, LLC; Houston Energy		MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343	HOUSTON ENERGY DEEPWATER VENTURES V,	\$0.00	Divisive Mergers Assume and assign to Credit Bid	x			_
1700	0202014	a demice a no-magneticina	Bend Producers Noble Energy Inc, W+T Energy VI, LLC, Red Willow Offshore, LLC and HEDV V, LLC bridging the responsibilities of the Loop Operator and Big Bend Field Operator	Deepwater Ventures V, LLC; Noble Energy Inc, ILX Prospect Dantzler, LLC, Ridgewood Dantzler	redwood Energy EEO	NO OO' ECASO GEOLE, NO OO ECASO GEOLE, NO 142 ECASO GUEVA	RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC	\$6.50	Purchaser		x		
		Joint Operating Agreement	JOperating Agreement eff. 2/1/94	W & T Offshore	Fieldwood Energy Offshore LLC	SS 301 Lease G10794			Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		
1768	5/19/2003	Joint Operating Agreement	JOperating Agreement eff. 5/19/03	W & T Offshore	Fieldwood Energy Offshore LLC	SS 301 Lease G10794		\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x		
1769	4/10/1956	Unit Agreement and/or Unit Operating	Unit No. 891002891 - SS 32	W & T Offshore, Inc.	Fieldwood Energy LLC	SS 30 Lease 333, SS 31 Lease 334, SS 32 Lease 335, SS 33 Lease 336	W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to	x			
1770	11/21/2019	Agreement Withdrawal Agreement	by and between Fieldwood Energy LLC and W&T Offshore, Inc.: W&T Wihdrawal from EC 2 SL 18121 - W&T did not prepay	W&T Offshore, Inc.	Fieldwood Energy LLC	EC 2 Lease 18121		\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers	x			
1771	12/10/2019	Other Misc.	abandonment by and between Fieldwood Energy LLC and W&T Offshore, Inc.: W&T Non-consent lease saving ovperation on EC 2 St. 18121 for	W&T Offshore, Inc.	Fieldwood Energy LLC	EC 2 Lease 18121		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1772	7/8/2016	Letter Agreement - Other Land	failure to respond to lease number FW194042 by and between Fieldwood Energy LLC and W&T Offshore, inc.: Fieldwood's response to W&T Letter Agreement - HI 129 #16 Well - Final Agreement	W&T Offshore, Inc.	Fieldwood Energy LLC	HI 129 Lease G01848	W & T OFFSHORE INC, HELIS OIL & GAS COMPANY LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM COMPANY, MAGNUM HUNTER PRODUCTION INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
		Operating Agreement - Other	by and between Fieldwood Energy LLC and W&T Offshore, Inc. : Contract Operating Agreement eff. 7-21-16	W&T Offshore, Inc.		HI 129 Lease G01848	W & T OFFSHORE INC, HELIS OIL & GAS COMPANY LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM COMPANY, MAGNUM HUNTER PRODUCTION INC	\$0.00	Divisive Mergers	x			
		Operating Agreement - Other	by and between Fieldwood Energy LLC and W&T Offshore, Inc.: Contract Operating Agreement - #16 well	W&T Offshore, Inc.	Fieldwood Energy LLC		W & T OFFSHORE INC, HELIS OIL & GAS COMPANY LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM COMPANY, MAGNUM HUNTER PRODUCTION INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			
		Letter Agreement - Operating Agreement	Letter Agreement Pursuant to Operating and Processing Agreement dated 06/13/1996 by and between W&T Offshore, Inc. and Dynamic Offshore Resources, LLC			SS 300 Lease G07760, SS 301 Lease G10794	W&T OFFSHORE INC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1776		Unit Agreement and/or Unit Operating Agreement	Unit Agreement between Walter and FedGov for EW 834 Unit dated 1 Nov 14 as amended by that first amendment dated 1 April 2016	first amendment dated 1 April 2016		EW 790 Lease G33140, EW 834 Lease G27982, EW 835 Lease G15156, MC 793 Lease G33177, EW 789 Lease G35805		\$0.00	Assume and assign to Credit Bid Purchaser		x		
1777	9/1/1988	Operating Agreement - Other	Agreement for ownership and operation of Platfomr and Facilities	Walter O&G, Castex, GOME 1271		HI 176 Lease G06164		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1778	4/23/2014	Other Misc.	Letters of No Objection, Lease & Pipeline Crossings: Apples to ST 276, 296 & 311, includes indemnification	Walter Oil & Gas Corporation	Fieldwood Energy LLC	ST 276 Lease G07780	APACHE OFFSHORE INVESTMENT GP	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1779	7/15/2008	Property Participation & Exchange Agreements	ST 311 Participation Agreement-Walter & APA-7-15-2008	WALTER OIL & GAS CORPORATION		ST 311 Lease G31418	WALTER OIL & GAS CORPORATION, W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1780	7/15/2008	Assignment of ORRI	ST 311 Walter ORRI Assign.	WALTER OIL & GAS CORPORATION		ST 311 Lease G31418	WALTER OIL & GAS CORPORATION, W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1781	9/15/2017	Operating Agreement - Other	ST 311-320 JDA Offshore Operating Agreement dtd 9-15-17, as amended	Walter Oil & Gas Corporation and W & T Offshore , et al	Fieldwood Energy LLC	ST 311 Lease G31418, ST 320 Lease G24990	WALTER OIL & GAS CORPORATION, W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1782	12/1/2011	Property Participation & Exchange Agreements	ST 311 Participation Agreement-Walter & APA & Castex-12-1-2011	Walter Oil & Gas Corporation, Apache, Castex		ST 311 Lease G31418	WALTER OIL & GAS CORPORATION, W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x			
1783	7/2/2015	Assignment of Oil & Gas Leasehold Interest(s	s) By and between Walter Oil & Gas Corporation, Castex Offshore, Inc.	Walter Oil & Gas Corporation, Castex Offshore, Inc., Fieldwood Energy LLC and Apache Shelf Exploration LLC as "Seller" and Discovery Producer	Fieldwood Energy LLC	ST 311 Lease G31418	WALTER OIL & GAS CORPORATION, W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×			

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 63 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

1812

1813

1814

1815 6/24/1997 Oilfield Services

Marketing - Gas Sales

12/10/2013 Marketing - Gas Export Agreement

Marketing - Gas Export Agreemen

3/1/2001 Marketing - Gas Sales

8/1/1998 Marketing - Gas Sale

[1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder

WILKERSON TRANSPORTATION INC

COMPANY AND SOCO OFFSHORE, INC.

illiams Field Services

WILLIAMS ENERGY SERVICES COMPANY, AND DEVON SFS

VILLIAMS ENERGY SERVICES COMPANY, AND SNYDER OIL

WILLIAMS ENERGY SERVICES COMPANY, AND SNYDER OIL
COMPANY
WILLIAMS ENERGY SERVICES COMPANY, AND SNYDER OIL

- [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).
- [2] The Cuebouts reserve the right, in their resolvation (i) unlies alreation in schedule and our entering and executivy contacts and integrated assess that are subject to an Assumption Deptite as delined in their entering.

 [3] Known Contract Counterparties represent parties listed in adultal agreements and adultal agreements and advisual agreements and agreements and agreement agreem

Trash Disposal (Cameron Dock)

filliams Field Services Lateral agreement

Villiams Field Services Lateral agreement

DEESHORE INC.

MP 259 no longer flowing by and between WILLIAMS ENERGY SERVICES COMPANY, AND DEVON SFS OPERATING, INC.
MP 259 no longer flowing by and between WILLIAMS ENERGY SERVICES COMPANY, AND SWYDER OIL COMPANY MP 259 no longer flowing by and between WILLIAMS ENERGY

SERVICES COMPANY, AND SNYDER OIL COMPANY AND SOCO

[7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements. [8] Reference is hereby made to the Debtor: Fourth Amended Joint Chapter 1 Flan of Fisikeroof Energy LLC and Its Affiliated Debtors (2014) and supplied the mention of a supple further amended, supplemented, or modified, the "Plan"). Capitalizated to be the Debtor: Fourth Amended Joint Chapter 1 Flan of Fisikeroof Energy LLC and Its Affiliated Debtors (2014) and supplementation or modified, the "Plan"). Capitalizated to Enumentation and the plan (1) and the plan Applicable Entity Farmout Agreement by and between Noble Energy Inc and Walter Oil and Gas Corporation dated 15 Jan 10 as amended by Walter Oil and Gas Corporation EW 790 Lease G33140, EW 834 Lease G27982 Assume and assign to Credit Bid Oil and Gas Corporation dated 15 Ja (a) First Amndt dated (b) Second Amndt dated © Third Amndt dated (d) Fourth Amndt dated 1 March 15 Walter assigned NBL an ORRI) Fifth Amendment dated 1 June 2018 Consent to Assign dated 31 Jan 20 Unit Agreement and/or Unit Operating Unit Operating Agreement between Walter and Non-Ops (FW holds 0% WI in UOperating Agreement). Included only as it farmed out its Valter Oil and Gas Corporation EW 790 Lease G33140, EW 789 Lease G35805, EW 834 Lease G27982, EW 835 Lease G15156, MC 793 Lease G33177 Assume and assign to Credit Bid WI to Walter and retained ORRI.

Nobles stipulations to Walter prior to signing Unit Agreement dated 1 EW 790 Lease G33140. EW 834 Lease G27982. EW 835 Lease G15156 12/1/2014 Letter Agreement - UOA 1786 Walter Oil and Gas Corporation eldwood Energy LLC \$0.00 Assume and assign to Credit Bid . Dec 14 EW 793 Lease G33177 Purchaser and assign to Credit Bid Purchaser Assume and assign to Credit Bid 1788 548135 Master Services Agreement dated effective 12/01/2013 ARRIOR ENERGY SERVICES CORPORATION eldwood Eneray LLC \$0.0 Assume and assign to Credit Bid
Purchaser
Assume and Allocate Pursuant to Non-Oilfield Service eldwood Energy LL0 1789 Dumpster rental and pickup agreement VASTE CONNECTIONS BAYOU INC \$27.3 x dwood Energy LLC 1790 ilfield Services Frash Disposal (Creole, FW North, and Myette Point \$1,433.5 Divisive Mergers Assume and assign to Credit Bid Purchaser 1791 Oilfield Services 525177 Master Services Agreement dated effective 01/01/2014 WAVELAND SERVICES INC ieldwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser 1702 Oilfield Service Casing Coment Float Equipment WEATHEREORD GEMOCO \$0.00 ster Service Contract dated Feb 11, 2020 and assign to Credit Purchaser 1794 Oilfield Services Casing Services, Liner Hanger, Float Equip., Packers Completion Tools, Eline/Wireline, Fishing, Sample Analysis, Trucking Master Service Contract dated November 01, 2013 WEATHERFORD U.S. LLC eldwood Energy LLC \$0.00 Assume and assign to Credit Bid x Purchaser
Assume and assign to Credit Bid
Purchaser
Assume and assign to Credit Bid
Purchaser
Assume and assign to Credit Bid 1796 Dilfield Services 509006_Master Services Agreement dated effective 11/17/2014 ieldwood Energy LLC \$0.00 Purchaser Assume and assign to Credit Bid Purchaser 1797 1/17/2014 Non-Oilfield Services MSA - WellEz / Quorum (WellEz) - Fieldwood Amendment 11 4 19 --WELLEZ INFORMATION MANAGEMENT LLC ieldwood Energy LLC \$0.00 ANADARKO US OFFSHORE LLC Assume and assign to Credit Bid ieldwood Energy LLC GC 679 Lease G21811, GC 768 Lease G2181 Purchaser me and assign to Credit Bid roperty Participation & Exchange WESTPORT OIL AND GAS COMPANY INC. AND BASIN EXPLORATION OIL AND GAS COMPANY INC. AND BASIN EXPLORATION INC. RESOURCES LLC Purchaser WESTPORT OIL AND GAS COMPANY INC. AND RASIN EXPLORATION MARURENI OII & GAS (USA) LLC TALOS 1800 perty Participation & Exchang PARTICIPATION AGREEMENT EFFECTIVE MARCH 3 1988 BY \$0.00 Assume and assign to Credit Bid Purchaser AND BETWEEN WESTPORT OIL AND GAS COMPANY, INC, AND INC. RESOURCES LLC ilfield Services 31921 Master Services Agreement dated effective 10/02/2018 WHITCO PUMP & EQUIPMENT LLC Assume and assign to Credit Bid x Purchaser Assume and assign to Credit Bid ilfield Services 529263 PO Terms & Conditions dated effective 02/10/2017 WHITCO SUPPLY LLC 1802 ieldwood Energy LLC \$0.00 Purchaser
Assume and assign to Credit Bid Gathering and Dedicalton of Reserves by and between Wild Well (FWE) and Manta Ray Offshore Gathering Company and Manta Ray Offshore Gathering Company GC 065 Lease G0588 AY OFFSHORE GATHERING, RED WILLOW FFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC. W & T ENER arketing - Transports It Gathering, dedication for GC 243 - Aspen, \$.09 by and bet Wild Well Aspen (FWE) and Manta Ray Offshore Gathering Wild Well Aspen (FWE) and Manta Ray Offshore Gathering Company and vood Energy LLC Assume and assign to Credit Bid anta Ray Offshore Gathering Company Company and Manta Ray Offshore Gathering Company 511358 Master Services Agreement dated effective 12/01/2013 1805 ilfield Service WILD WELL CONTROL INC ieldwood Energy I I C \$0.00 Assume and assign to Credit Bid nd assign to Credit Bid vild Well Control, Inc and Shell Offshore Inc dated 31 Jan 2010 but VILD WELL CONTROL INC. DEEPWATER Inc and Shell Offshore Inc dated 31 Jan 2010 but effective 1 Jan 2010 as Amended 26 Aug 2010 BANDONMENT ALTERNATIVES INC, MARUBENI reements ective 1 Jan 2010 as Amended 26 Aug 2010 64 Lease G07005 Purchaser IL & GAS (USA) LLC, WALTER OIL & GAS ORPORATION, ERA HELICOPTERS INC., MANTA AY OFFSHORE GATHERING RED WILLOW FFSHORE LLC, TALOS ENERGY OFFSHORE, LLC CHEVRON USA INC. W & T ENER 11/1/2016 Acquisition / PSA / Other Purchase or Sale 1807 by and between Fieldwood Energy Offshore LLC and Wild Well Wild Well Control, Inc. Fieldwood Energy Assume and assign to Credit Bid GC 19/65 areements Control, Inc. : 51% of the Rocky 12-in pipeline Segment 8255 running approximately 7.3 miles between the GC 65 "A" platform and the GC Offshore LLC 19 "A" Platforn Purchaser Assume and assign to Credit Bid Offshore LLC Pipeline loint Operating Agreement by and between Wild Well Control, Inc WILD WELL CONTROL INC, DEEPWATER 1/1/2010 GC 65 Lease G05889, GC 108 Lease G14668, GC 109 Lease G05900, GC Joint Operating Agreemen ild Well Control, Inc Fieldwood Energy and Dynamic Offshore Resources Inc dated effective 1 Jan 2010 Offshore LLC 64 Lease G34539 ARANDONMENT ALTERNATIVES INC. MARUBENI IL & GAS (USA) LLC. WALTER OIL & GAS ORPORATION FRA HELICOPTERS INC. MANTA ONFORATION, ERA RELICOPTERS INC., MANTA VAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LLC, TALOS ENERGY OFFSHORE, LLC HEVRON USA INC, W & T ENER Letter Agreement regarding Green Canvon 65 Unit Joint Operating Wild Well Control, Inc. WILD WELL CONTROL INC. DEEPWATER 1810 1/26/2012 Letter Agreement - JOA Fieldwood Energ GC 65 Lease G0588 Assume and assign to Credit Bid Agreement Amendment for Bullwinkle Drilling Program, dated January 26, 2012, between Dynamic Offshore Resources, LLC and Wild Well Control, Inc. Offehore LLC ARANDONMENT ALTERNATIVES INC. MARLIBENI ABANDONMENT ALTERNATIVES INC. MARUBENI OIL & GAS (USA) LLC, WALTER OIL & GAS CORPORATION, ERA HELICOPTERS INC., MANTA RAY OFFSHORE GATHERING, RED WILLOW OFFSHORE LC, TALOS ENRRGY OFFSHORE, LLC CHEVRON USA INC, W & T ENER VILKENS WEATHER TECHNOLOGIES INC ume and assign to Credit Bid Purchaser Assume and assign to Credit Bid

MP 255/259 VK 692 693 694 698 Lease G07827

AP 255/250 V/K 602 603 604 608 Legge G0782

MP 255/259, VK 692, 693, 694, 698 Lease G0782

992 Lease G24133, MC 993 Lease G24134

MC 904 Lease G36566, MC 948 Lease G28030, MC 949 Lease G32363, M

\$0.00

\$0.00

\$0.00

MCMORAN OIL & GAS LLC

MCMORAN OIL & GAS LLC

MCMORAN OIL & GAS LLC

ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC; ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC ECOPETROL AMERICA LLC, TALOS ENERGY

DEESHORE LLC: ECOPETROL AMERICA LLC ALOS ENERGY OFFSHORE, LLC

TALOS ENERGY OFFSHORE, LLC

Purchaser Assume and Allocate Pursuant to

Divisive Mergers

Assume and assign to Credit Bid

Assume and assign to Credit Bid

Divisive Mergers ne and Allocate Pursuant to

ieldwood Energy LLC

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 64 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

- [1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder
- [2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).
- [2] in the clause isservative in grill, in their teasoritation because), to thin all rather of its Schedule to date of retirors any executory contracts or injective proper peach in a manager of the contract Counterparties regresses parties listed in chair additionable and of vendor among.

 [3] Known Contract Counterparties regresses parties listed in chair actual agreements and not vendor among.

 [4] The Debtors continue to review the contracts listed on this schedule to determine the appropriate Debtor entity. To the extent the Debtors are able to identify the proper Debtor entity for the contracts to which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

 [5] Related lease parties represent current lease co-working interest owners and JIB partners based on Company accounting system records.

- [7] Estimates based on open pre-petition accounts payable balances. Cure estimates were adjusted to zero for completed trade agreements.

[8] Reference is hereby made to the Debtors: Fourth Amended Jaint Chapter 11 Plan of Fieldwood Energy LLC and Its Affiliated Debtors (Dock No. 1284) [Including any exhibits and schedules thereto and as may be further amended, supplemented, or modified, the "Plan"). Capitalized between super and the schedule of Security (Continue) and the Plan The Plan The Performance of The Continue of The Plan The Performance of The P Applicable Entity 12/10/2013 Marketing - Transportation Villiams Field Services Gas Gathering Agreement (Canyon Chief) MC 904 Lease G36566. MC 948 Lease G28030, MC 949 Lease G32363, MC ECOPETROL AMERICA LLC, TALOS ENERGY Assume and assign to Credit Bid 992 Legge G24133 MC 993 Legge G24134 OFFSHORE LLC: ECOPETROL AMERICALLC ALOS ENERGY OFFSHORE LLI MC 904 Lease G36566, MC 948 Lease G28030, MC 949 Lease G3. 992 Lease G24133, MC 993 Lease G24134 COPETROL AMERICA LLC, TALOS ENERGY PFSHORE, LLC; ECOPETROL AMERICA LLC, ces Gas Gathering Agreement (Canyon Chief nd assign to Credit Bio ALOS ENERGY OFFSHORE, LLC ECOPETROL AMERICALLO, TALOS ENERGY 1821 12/10/2013 Marketing - Transportation Villiams Field Services Gas Gathering Agreement (Canyon Chief) Williams Field Service MC 904 Lease G36566 MC 948 Lease G28030 MC 949 Lease G32363 MI \$0.00 Assume and assign to Credit Bid Purchaser FFSHORE, LLC; ECOPETROL AMERICA LLC, ALOS ENERGY OFFSHORE, LLC 992 Lease G24133, MC 993 Lease G24134 1822 ilfield Services 525605 Master Service Contract Effective 6-27-2018 W-INDUSTRIES INC - TEXAS eldwood Energy LLC \$0.00 Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid 1823 VIRELINE CONTROL SYSTEMS Idwood Energy LLC Vireline Rentals: No Longer a Schlumberger Entity \$0.00 Purchaser
Assume and assign to Credit Bid
Purchaser 1824 Non-∩ilfield Service DocVije Software Licens WOLFERAK SOFTWARE LLC \$8.802.7 Assume and assign to Credit Bid 1825 Non-Oilfield Services Non-Oilfield Service Assume and assign to Credit Bid 1826 Subscription Software License ieldwood Energy I I C \$0.00 Purchaser
Assume and assign to Credit Bid
Purchaser 1827 553388_Master Services Agreement dated effective 12/01/2013 \$0.00 1828 Dilfield Services WWT INTERNATIONAL INC \$0.00 Assume and assign to Credit Bid Non-Rotating Casing Protectors ieldwood Energy LLC 1829 Dilfield Services 510196 Master Services Agreement dated effective 01/01/2014 XL SYSTEMS LF Assume and Allocate Pursuant to ieldwood Energy LLC \$0.00 Divisive Mergers le and assign to Credit Bid 1830 Farmout Agmt b/b XTO Offshore, Inc. and Century Exploration New TO Offshore, Inc. and Century Exploration New Orlean Purchaser Assume and assign to Credit Bid 1831 7/22/2020 Non-Oilfield Services \$0.0 Consulting Agre eldwood Energy LLC Assume and assign to Credit Bid Purchaser 1832 10/18/2018 Non-Oilfield Services Software License Agreemen ZETAWARE INC ieldwood Energy I I C \$0.00 x Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser 1834 License and System Services Agreement dated effective 10-18-2018 ZETAWARE INC \$0.00 Oilfield Services ieldwood Energy LLC Assume and assign to Credit Bid
Purchaser
Assume and (i) assign to Credit Bid
Purchaser
Assume and (ii) assign to Credit Bid
Purchaser 1835 Idwood Energy LLC \$0.00 x Unit Agreement Development and. Production Operations on the South Pass Block 60 Unit (Blocks.6,17, 59, 60, 66 and 67) South Pass Area, Offshore Lease G03337, SP 17 Lease G02938, SP 59 Lease G02942, SP 59 Lease G02943, SP 59 / 60 Lease G01608, SP 60 Lease G02137 Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on Louisiana Outer Continental Shelf, Contract No. 754394018, as ount of the Acquired Interests and/o (ii) allocate pursuant to the Divisive Memors on account of the Excluder ets on account of the Excuded ts (as defined in the Credit Bid Purchase Agreement) Amendment to Unit Agreement For Outer Continental Shelf SP 61 Lease G01609 SP 66 Lease G01611 SP 67 Lease G01612 SP 6 ANKOR E&P HOLDINGS CORPORATION Assume and (i) assign to Credit Bid 4/1/1992 Unit Agreement and/or Unit Operating Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/ (ii) allocate pursuant to the Divisive Lease G03337, SP 17 Lease G02938, SP 59 Lease G02942, SP 59 Leas G02943, SP 59 / 60 Lease G01608, SP 60 Lease G02137 Exploration, Development and Production Operations on the South Pass Block 60 Unit (Blocks 6.17, 59, 60, 66 and 67) South Pass Pass Block 60 Unit (Blocks 6,17, 59, 60, 66 and 67) South Pass Area, Offshore Louisiana Outer Continental Shelf (Contract No. 754394018) to expand the Unit Agreement to include the NE/4 of the NW/4 of Block 61, OCS-G 1609, South. Pass Area. Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement) Assume and Allocate Pursuant to
Divisive Mergers
Assume and Allocate Pursuant to Unit Agreement and/or Unit Operating ST 295 UOA. As amende ST 276 Lease G07780, ST 295 Lease G05646, ST 296 Lease G1298 PACHE OFFSHORE INVESTMENT GF Agreement Joint Development / Venture / Explore MP 295 Lease G32263 APACHE SHELF EXPLORATION LLC, ENERGY XXI 1839 9/1/2010 mp-295-Joint Venture Letter Agreement \$0.00 Agreements Farmout Agre Divisive Mergers and Allocate Pursuant to MP 205 Extension 12-20-12 MP 205 Legge G32263 APACHE SHELF EXPLORATION LLC. ENERGY XX \$0.0 Divisive Mergers and Allocate Pursus 1841 mary Term Lands - MOA Recorded 01-2015 Revis MP 295 Lease G32263 GOM LLC Divisive Mergers 1842 Heron Prospect (MP 295) Letter of Agreement 2-22-13 \$0.00 Joint Development / Venture / Explora MP 295 Lease G32263 GOM LLC Divisive Mergers erating Agreement - Othe 1843 on Prospect MOA amd. No.2 6-1-14 MP 295 Lease G32263 \$0.00 etter Agreement - Other Land x Divisive Mergers
Assume and Allocate Pursuant to 1845 7/10/2015 Termination / Ratification and Joinder of MP 295 9-18-2012 Farmout Termination Ltr dtd 7-10-15 MP 295 Lease G32263 \$0.00 APACHE SHELF EXPLORATION LLC. ENERGY XX × Operating or Other Agreements
Unit Agreement and/or Unit Operatin Divisive Mergers
ne and Allocate Pursuant to
Divisive Mergers
ne and Allocate Pursuant to HI 179 Unit Agreemen II 170 I agea G03236 RENA ENERGY I P. Tran o LLC RENA ENERGY LP, Transcontinental Gas Pipeline greement nit Agreement and/or Unit Operating Idwood Energy LLC 1847 HI 179 Unit Operating Agreement HI 179 Lease G03236, GA 180 Lease G0322 greement Co LLC; ARENA ENERGY LP Divisive Mergers FC 331/332 Unit Operating Agreement 1848 8/1/1997 Unit Agreement and/or Unit Operating ieldwood Energy LLC EC 331 Lease G08658 EC 332 Lease G09478 AIRN ENERGY USA INC, CONTINENTAL LAND & \$0.00 UR CO INC Divisive Mergers erating Agreement - Othe Operating Agreement CA 42/4 A 42/43 Lease G32267, CA 43 Lease G32268 \$0.00 oint Operating Agreemer loint Operating Agreement 1-1-8 Divisive Mergers
Assume and Allocate Pursuant to El 361 Lease G02324 COX OPERATING LLC 1851 1/1/1990 Operating Agreement - Other Operating Agreement effective January 1, 1990 eldwood Energy LLC \$0.00 Divisive Mergers e and Allocate Pursus Operating Agreement 7/1/1974 HI A582 Lease G02719 COX OPERATING LLC Divisive Mergers ne and Allocate Pursuant to armout Agreemen armout Agreement 8/4/2000 HI A582 Lease G02719 Divisive Mergers e and assign to Credit Bid 1854 etter Agreement AmendingArticle 12.2 of Joint Operatin MC 948 Lease G28030 MC 949 Lease G32363 MC 992 Lease G24133 MC ECOPETROL AMERICA LLC. TALOS ENERGY \$0.0 831 Lense G24154, MC 904 Lesse G36566, MC 951 Lesse G36405.

67581/GRE LLC

67581 Letter Agreement AmendingArticle 12.2 of Joint Operating Agreement Assume and assign to Credit Bid 1855 etter Agreement - JOA \$0.00 Letter Agreement - Other Land Assume and assign to Credit Bid 1856 inds AFE \$0.00 4/25/2011 MC 993 N/2 Lease G24134 OFFSHORE, LLC Purchaser

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 65 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Schedule of Assumed Contracts

If the inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective affiliates has any liability thereunder.

[2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease of any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

[3] Known Contract Counterparties represent parties listed in a cabula generated and cabular and accordance and cabular and accordance and cabular and accordance and accordanc

	Contract Contract Category Date	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate [7]	Proposed Contract Treatment [8]	FWI P	Credit Bid Purchaser	FW III
57	10/25/2012 Letter Agreement - UOA	One time supersedence of UOperating Agreement provision 11.2		Fieldwood Energy LLC	MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, M	ECOPETROL AMERICA LLC, TALOS ENERGY	\$0.00	Assume and assign to Credit Bid		x	
58	1/1/2013 Unit Agreement and/or Unit Operating Agreement	Unit Agreement for Outer Continental Shelf Exploration, Development, and Production Operations on the Mississippi Canyon			993 Lease G24134 MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, Mr 993 Lease G24134	OFFSHORE, LLC C ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Purchaser Assume and assign to Credit Bid Purchaser		x	
59	12/10/2013 Marketing - Gathering	Block 948 Unit, Contract No. 754313005.			MC 904 Lease G36566, MC 948 Lease G28030, MC 949 Lease G32363, Mr 992 Lease G32363, MC 993 Lease G32363	C ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	-
0	12/10/2013 Marketing - Gathering				992 Lease G32363, MC 993 Lease G32363 MC 904 Lease G36566, MC 948 Lease G28030, MC 949 Lease G32363, Mf 992 Lease G32363, MC 993 Lease G32363	C ECOPETROL AMERICA LLC, TALOS ENERGY OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid		x	
_	12/10/2013 Marketing - Gathering				992 Lease G32363, MC 993 Lease G32363 MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G32363, MC	OFFSHORE, LLC	\$0.00	Purchaser Assume and assign to Credit Bid		×	
31					993 Lease G32363. MC 904 Lease G36566	OFFSHORE, LLC		Purchaser		x	
62	2/20/2014 Letter Agreement - UOA	One time supersedence of UOperating Agreement provision 8.3.1		Fieldwood Energy LLC	MC 948 Lease G28030, MC 949 Lease G32363, MC 992 Lease G24133, Mr 993 Lease G24134	OFFSHORE, LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
63	10/1/1997 Unit Agreement and/or Unit Operating	MI 623 Unit Operating Agreement		Fieldwood Energy LLC	MI 623 Lease G03088	EOG RESOURCES INC	\$0.00	Assume and Allocate Pursuant to	x		
364	7/1/1983 Unit Agreement and/or Unit Operating	El 212 Unit Operating Agreement		Fieldwood Energy LLC	El 212 Lease G05503	EPL OIL & GAS, LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to			
	Agreement					EPLOIL & GAS LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		
365	Agreement	MP 310 Unit Operating Agreement		Fieldwood Energy LLC	MP 303 Lease G04253, MP 304 Lease G03339, MP 310 Lease G04126		******	Assume and Allocate Pursuant to Divisive Mergers	x		
866	6/7/1988 Unit Agreement and/or Unit Operating Agreement	El 212 Unit Agreement		Fieldwood Energy LLC	El 212 Lease G05503	EPL OIL & GAS, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
867	3/29/2005 Confidentiality Agreements / AMI and Related Consents	Area of Mutual Interest - El 312 N/2			El 312 Lease G22679	EPL OIL & GAS, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
868	10/25/2005 Operating Agreement - Other	Operating Agreement 10-25-05		Fieldwood Energy LLC	El 312 Lease G22679, El 311 Lease G27918	EPL OIL & GAS, LLC	\$0.00	Assume and Allocate Pursuant to	x		
869	2/8/2006 Letter Agreement - Other Land	SS 204 A36ST1 Non-Consent 500% Penalty			SS 204 Lease G01520	EPL OIL & GAS, LLC, KINETICA DEEPWATER	\$0.00	Divisive Mergers Assume and Allocate Pursuant to			
						EXPRESS, LLC		Divisive Mergers	x		
870	8/1/1973 Operating Agreement - Other	Operating Agreement eff. 8-1-73		Fieldwood Energy LLC	HI A474 Lease G02366	FREEPORT MCMORAN OIL & GAS LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
871	8/1/1973 Operating Agreement - Other	Operating Agreement eff. 8-1-73			HI A489 Lease G02372	FREEPORT MCMORAN OIL & GAS LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		-
872	10/1/2004 Operating Agreement - Other	Operating Agreement eff. 10-1-04		Fieldwood Energy LLC	SS 159 Lease G11984	HOACTZIN PARTNERS LP	\$0.00	Assume and Allocate Pursuant to	x		
873	2/11/2009 Other Handling / Stabilization Agreements	Anchor Producer PHA dated 11 Feb 2009 (FW/NBL not a party: info			MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343	HOUSTON ENERGY DEEPWATER VENTURES V.	\$0.00	Divisive Mergers Assume and assign to Credit Bid			
		only)		rielawood Energy LLC		RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC		Assume and assign to Credit Bid Purchaser		x	
874	9/1/2016 Letter Agreement - Other Land				MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
875	5/5/2017 Letter Agreement - Other Land				MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI	\$0.00	Assume and assign to Credit Bid Purchaser		x	
876	9/11/2017 Letter Agreement - Other Land				MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI	\$0.00	Assume and assign to Credit Bid Purchaser		x	
877	4/1/2018 Unit Agreement and/or Unit Operating Agreement	Unit Agreement No. 754318002 for the Green Canyon Block 40 Unit approved by the BOEM effective April 1, 2018			EW 1009 Lease G34878, EW 1010 Lease G34879, EW 1011 Lease G34880, GC 040 Lease G34536, GC 041 Lease G34537, GC 39 A Lease G34896, GC 039 B Lease G36476	ILC ILX PROSPECT KATMAI LLC, RIDGEWOOD KATMA LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
878	7/1/1990 Unit Agreement and/or Unit Operating	MP 259 Unit Agreement and Unit Operating Agreement		Fieldwood Energy LLC	MP 259 Lease G07827, VK 692/693 Lease G07898	MCMORAN OIL & GAS LLC	\$0.00	Assume and Allocate Pursuant to			
879	Agreement 7/24/2006 Operating Agreement - Other	Operating Agreement eff. 7-24-06		Fieldward Ferry II O	PL 9 Lease G02924	MCMORAN OIL & GAS LLC, RIDGEWOOD ENERGY	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		
						CORPORATION		Divisive Mergers	x		
880	1/17/1963 Marketing - Construction, Operations, Management, Ownership Agreements	Conveyance and Operating Agreement Grand Chenier Separation		Fieldwood Energy LLC	WC 65 G02825, WC 66 G02826, WC 72 G23735, EC 2 SL16473 16473	n.a.	\$0.00	Assume and allocate pursuant to divisive mergers	x		
881	3/24/1972 Unit Agreement and/or Unit Operating	SP 65 G G-1 Unit Res B Unit Agreement -891012327		Fieldwood Energy LLC	SP 65 Lease G01610, MP 152 Lease G01966, MP 153 Lease G01967	RENAISSANCE OFFSHORE, LLC	\$0.00	Assume and Allocate Pursuant to	x		
882	Agreement 5/18/1972 Unit Agreement and/or Unit Operating	SP 65 G G-1 Unit Res A Unit Agreement-891012332		Fieldwood Energy LLC	SP 65 Lease G01610, MP 152 Lease G01966, MP 153 Lease G01967, SP	RENAISSANCE OFFSHORE, LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to			
883	Agreement				64 Lease G01901			Divisive Mergers	x		
383	5/18/1972 Unit Agreement and/or Unit Operating Agreement	SP 65 G2-G3 Unit Agreement-891012333		Fieldwood Energy LLC	SP 65 Lease G01610, MP 152 Lease G01966, MP 153 Lease G01967, SP 64 Lease G01901	RENAISSANCE OFFSHORE, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
884	10/1/1997 Unit Agreement and/or Unit Operating	SP 65 G G-1 Unit Res A UOperating Agreement		Fieldwood Energy LLC	SP 65 G G-1 Unit Res A Lease G01610	RENAISSANCE OFFSHORE, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
885	Agreement 10/1/1997 Unit Agreement and/or Unit Operating	SP 65 G G-1 Unit Res B UOperating Agreement		Fieldwood Energy LLC	SP 65 G G-1 Unit Res B Lease G01610	RENAISSANCE OFFSHORE, LLC	\$0.00	Assume and Allocate Pursuant to	x		
886	Agreement 10/1/1997 Unit Agreement and/or Unit Operating	SP 65 G2-G3 UOperating Agreement		Fieldwood Energy LLC	SP 65 G2-G3 Lease G01610	RENAISSANCE OFFSHORE, LLC	\$0.00	Divisive Mergers			
887	10/1/1997 Unit Agreement and/or Unit Operating Agreement 4/1/2008 Marketing - PHA	SP 65 G2-G3 DOperating Agreement Ratification of SM 44 "C"- SM 40"JA" PHA for SM 40 C-2/C2D Well		Fieldwood Energy LLC	SM 40 Lease G13607 SM 44 Lease G23840	SANARE ENERGY PARTNERS LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers Assume and (i) assign to Credit Bid	х		
								Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	
888	10/1/1981 Marketing - Construction, Operations, Management, Ownership Agreements	Provides for the construction management of the Facility by and between Fieldwood Energy LLC and N/A and N/A		Fieldwood Energy LLC	SP 87 Lease G07799, SP 89 Lease G01618, WD 105 Lease 842, WD 86 Lease G02934, WD 104 Lease 841, WD 105 Lease 842, WD 121 Lease G19843, WD 122 Lease G13645, WD 128 Lease G10883, SP 87 Lease G07799, SP 88 Lease G10894	TALOS ERT LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
889	9/26/1982 Marketing - Construction, Operations, Management, Ownership Agreements	Provides for the use of the Venice Dehydration Station by the Venice Dehydration Station Owners by and between Fieldwood Energy LLC and and		Fieldwood Energy LLC	SP 89 Lease G01618, WD 86 Lease G02934, WD 128 Lease G10883, WD 104 Lease 841	TALOS ERT LLC, THE LOUISIANA LAND & EXPL CO LLC, SANARE ENERGY PARTNERS, LLC, Texas Eastern Transmission / Spectra Energy		Assume and Allocate Pursuant to Divisive Mergers	x		
890	8/3/1964 Unit Agreement and/or Unit Operating Agreement	Operating Agreement eff. 8-3-64		GOM Shelf LLC	SM 108 Lease 792	TALOS PRODUCTION LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
891	5/1/2000 Operating Agreement - Other	Operating Agreement eff. 5/1/00		Fieldwood Energy LLC	SM 93 Lease G21618	TALOS PRODUCTION LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x		
892	3/28/2014 Well / Prospect Proposals	Proposal Amendment and Various requests for extension from Stone and election by Fieldwood		Fieldwood Energy LLC	MC 108 Lease G09777	TALOS PRODUCTION LLC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers	x		
393	10/1/1997 Operating Agreement - Other	SP 61, 70 Joint Operating Agreement eff. 10-1-97		Fieldwood Energy LLC	SP 70 Lease G01614	TAMPNET INC	\$0.00	Assume and Allocate Pursuant to	×		
894	3/1/2009 Operating Agreement - Other	Operating Agreement			BS 25 Lease 19718, BS 25 Lease G31442	TANA EXPLORATION COMPANY LLC	\$0.00	Divisive Mergers Assume and assign to Credit Bid	^		
					· ·			Purchaser		x	
395	8/14/2003 Unit Agreement and/or Unit Operating Agreement	UV B RA Voluntary Unit Agreement			BS 45 Lease 15683, BS 52/53 Lease 17675	UPSTREAM EXPLORATION LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x	
896	11/1/1978 Operating Agreement - Other	Operating Agreement eff. 11/1/78		Fieldwood Energy LLC	HI 129 Lease G01848	W & T OFFSHORE INC, HELIS OIL & GAS COMPAN' LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM	Y \$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
897	9/15/2003 Operating Agreement - Other	9/15/2003 operating agreement			HI 129 I ease G01848	COMPANY, MAGNUM HUNTER PRODUCTION INC W & T OFFSHORE INC. HELIS OIL & GAS COMPANY	Y \$0.00	Assume and Allocate Pursuant to			
ua1	Operating Agreement - Other	w week objectively			11. 12.0 E00.00 GU 1040	W& TOFFSHORE INC, HELIS OIL & GAS COMPAN LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM COMPANY, MAGNUM HUNTER PRODUCTION INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
898	2/5/2004 Other Handling / Stabilization Agreements	2/5/2004 production handling agreement (which was amended and ratified by the 8/25/2016 PHA)			HI 129 Lease G01848	W & T OFFSHORE INC, HELIS OIL & GAS COMPAN', LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEYENNE PETROLEUM COMPANY, MAGNUM HUNTER PRODUCTION INC	Y \$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		-

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 66 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Notes:

[1] The indusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective diffiliates has any liability thereunder.

[2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease or that the Debtors or their respective diffiliates has any liability thereunder.

[3] Known Contract Counterpraisties represent parties listed in a such agreements and/or words names and/o

Contrac							Comp. Entlement			Con dia Di	
Date	Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate [7]	Proposed Contract Treatment [8]		Credit Bid Purchaser	FW III F
99 1/6/2005	75 Termination / Ratification and Joinder of Operating or Other Agreements	1/6/2005 ratification of 9/15/2003 operating agreement			HI 129 Lease G01848	W & T OFFSHORE INC, HELIS OIL & GAS COMPANY LLC, HELIS OIL & GAS CO, CALYPSO EXPLORATION LLC, CHEVENNE PETROLEUM COMPANY, MAGNUM HUNTER PRODUCTION INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
00 8/1/1973	73 Operating Agreement - Other	Operating Agreement eff. 8/1/73		Fieldwood Energy LLC	HI 110 W/2 Lease G02353	W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to	×		
01 8/1/1973	73 Operating Agreement - Other	Operating Agreement eff. 8/1/73			HI 111 E/2 Lease G02354	W&T OFFSHORE INC	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	х	\vdash	
02 6/1/2001	01 Operating Agreement - Other	Offshore Operating Agreement 6/1/2001		Fieldwood Energy LLC	ST 315 Lease G23946, ST 316 Lease G22762	W&T OFFSHORE INC	\$0.00		×	 	
03 3/1/2014		ST 320 Contract Operating Agreement dtd 3-1-14			ST 320 Lease G24990	W&T OFFSHORE INC, WALTER OIL & GAS	\$0.00	Divisive Mergers Assume and Allocate Pursuant to		\longrightarrow	
04 9/1/198		Offshore Operating Agreement 9/1/1981		Fieldwood Energy LLC	WC 290 Lease G04818	CORPORATION WALTER OIL & GAS CORPORATION	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x	\longrightarrow	
05 1/1/1985		Operating Agreement eff. 1/1/85		Fieldwood Energy LLC	MP 300 Lease G01317	WALTER OIL & GAS CORPORATION	\$0.00	Divisive Mergers	x	igsquare	x
								Divisive Mergers	x		
06 7/2/1986		Farmout Agreement 7/2/1986		Fieldwood Energy LLC		WALTER OIL & GAS CORPORATION	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x
07 6/28/200		JOperating Agreement eff. 6-28-86		Fieldwood Energy LLC	MP 301 Lease G04486	WALTER OIL & GAS CORPORATION	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		
08 10/16/201	013 Other Misc.	ST 311 A Platform Construction Contract Gulf Island LLC and Walter Oil and Gas dtd 10-16-13			ST 311 Lease G31418	WALTER OIL & GAS CORPORATION, W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
09 4/1/2015	15 Dedication Agreements	ST 311 Gas Dedication and Gathering Agreement eff 04012015			ST 311 Lease G31418	WALTER OIL & GAS CORPORATION, W&T OFFSHORE INC.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
10 4/1/2015	15 Other Handling / Stabilization Agreements	ST 311 Liquids Separation, Handling, Stabilization and Redeliv Agreement eff 04012015			ST 311 Lease G31418	WALTER OIL & GAS CORPORATION, W&T OFFSHORE INC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		-
11 4/1/2015	15 Other Transportation Agreements	ST 311 Liquids Transportation Agreement eff 04012015			ST 311 Lease G31418	WALTER OIL & GAS CORPORATION, W&T	\$0.00	Assume and Allocate Pursuant to	×		
12 9/15/201	17 Other Misc.	ST 311 320 UCC_Mortgage and Conveyance			ST 311 Lease G31418, ST 320 Lease G24990	OFFSHORE INC WALTER OIL & GAS CORPORATION, W&T	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	 x	\vdash	
13 9/15/201	17 Property Participation & Exchange	ST 311-320 JDA Participation Agreement dtd 9-15-17			ST 311 Lease G31418, ST 320 Lease G24990	OFFSHORE INC WALTER OIL & GAS CORPORATION, W&T	\$0.00	Divisive Mergers Assume and Allocate Pursuant to	x	\longrightarrow	-+
14 11/5/201	Agreements Transfer Agreement & Notices				ST 311 Lease G31418, ST 320 Lease G24990	OFFSHORE INC WALTER OIL & GAS CORPORATION, W&T	\$0.00	Divisive Mergers Assume and Allocate Pursuant to		1	
15 6/16/200	-	TEX W RA SUA Unit Agreement			BS 45 Lease 15683	OFFSHORE INC	\$0.00	Divisive Mergers	x		
16 5/11/201	Agreement	Pipeline Tie-In and Use Agreement			MP 112 Lease G09707		\$0.00	Purchaser		x	
	Agreements	, , , ,						Divisive Mergers			x
17 11/1/201		Platform Audits / BSEE Drawings			Area wide		\$0.00	Purchaser		x	
18 6/24/201	=	 IT and Consulting Support for the HWCG - Fieldwood Portal for Various Exercises 		Fieldwood Energy LLC	Area wide		\$0.00	Assume and assign to Credit Bid Purchaser		x	
19 8/6/2019	19 Right of Use Easement	USACE RUE DACW29-2-17-73 SP60			SP 60		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		
20 10/2/201	19 Other Services Agreements	IT and Consulting Support for the HWCG - Fieldwood Portal for Various Exercises		Fieldwood Energy LLC	Area wide		\$0.00	Assume and assign to Credit Bid		x	-
21 10/30/201	019 Master Service Agreement	Industry Standards, Analytics, and Research / Subscription Service			Area wide		\$0.00	Purchaser Assume and assign to Credit Bid Purchaser		*	
22 11/15/201	019 Master Service Agreement	Industry Standards, Analytics, and Research / Subscription Service			Area wide		\$0.00	Assume and assign to Credit Bid		x	
23 1/1/2004	04 Marketing - Construction, Operations,	Governs the Ownership and Operations of the Facility. Operator to		Fieldwood Energy LLC	EC 178 Lease G34229, EC 261 Lease G00971, EC 278 Lease G00974, E 338 Lease G02063, EC 332 Lease G09478, E1 337 Lease G03332, E1 307	c	\$0.00	Purchaser Assume and (i) assign to Credit Bid			
and supercedenthe Construction and Operation Agreeme dated Jur 1, 1972	des ztion ons ent une	System, as well as the management and administrative functions for the System. Facility separates condeaste from Sea Robin Pi by and between Fieldwood Energy LLC and and			Lease G02110, E 1315 Lease G24912, El 361 Lease G02204, El 316 Leas G05940, El 330 Lease G02115, El 330 Lease G02115, El 333 Lease G02317, El 337 Lease G03332, El 361 Lease G02324, SM 39 Lease G02307, SM 40 Lease G13607, SM 142 Lease G01216, SM 126 Lease G02587	ie .		Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x	x	x
24 11/19/201		Regulatory			Area wide		\$0.00			x	
25 6/12/201	18 Marketing - Transportation	Ratification and Joinder of the Gas Lateral Transportation Agreement	Murphy Exploration & Production Company-USA, Eni Petroleum USA LLC	Fieldwood Energy LLC							
			Interpretation & Production Company-OSA, Ent Petroleum OSA LEC		MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343, I	MC HOUSTON ENERGY DEEPWATER VENTURES V,	\$0.00			 	
		effective June 12, 2018 by and between Murphy Epitoration & Production Company/USA, Eril Petroleum USA LLG and Manaberi Ol and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murphy, in supenjoy and operation of the Transportation System: Fieldscod Energy LLC in its capacity as a producer in the Big Bend Leases and the Dantzlet Leases; and Fieldscod, in Its appacity as operator of the Big Bend Leases and the Dantzlet Leases.	and Marubeni Oil and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murph, is its capacity as portant or the Transportation System Filedwood Energy LLC in its capacity as a producer in the Big Bend Leases and the Dartizter Leases, and Feldwood, in its capacity as operator of the Big Bend Leases and the Dantzler Leases		782 Lesse G33757	RED WILLOW OFFSHORE LLC, WA & TEMERGY VI LLC, RIDGEWOOD DANTZLER LLC, TALOS EXPLORATION LLC, W & TEMERGY VI LLC		Assume and assign to Credit Bid Purchaser		х	
26 6/12/201	18 Marketing - Transportation	effective June 12, 2018 by and between Murphy Epitoration & Production Company-USA, En Petroleum USA LLC and Manubern Oil and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murphy, in its capacity as operator of the Transportation System; Fieldwood Energy LLC in its capacity as a producer in the Big Bend Leases and the Dentzlet Leases; and Fieldwood, in its capacity as operator of the Big Bend Leases and the Dantzlet Leases. Ratification and Joinder Of Ut Lateral Transportation Agreement Reference, Line 2.2 2018 by and between Murrby Exploration Agreement	and Marubeni Oil and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murph, in its capacity as operator of the Transportation System Flieldwood Energy LLC in its capacity as a producer in the Big Bend Leases and the Dartizher Leases, and Feldwood, in its capacity as operator of the Big Bend Leases and the Dartizler Leases Murph Exploration & Production Company-USA. Eni Petroleum USA LLC and Marubeni Oil and Gas (USA) LLC. In their capacities as "Pipeline		MC 697 Lesse G28021, MC 698 Lesse G28022, MC 742 Lease G32343, 1 782 Lesse G33757 MC 697 Lesse G33757 MC 697 Lesse G28021, MC 698 Lesse G28022, MC 742 Lease G32343, 1	RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LLC, RIGGEWOOD DANTZLER HLC, TALOS EXPLORATION LLC, W. & T ENERGY VI LLC W. HOUSTON ENERGY DEEPWATER VENTURES V. RED WILLOW OFFSHORE LLC, W. & T ENERGY VI		Assume and assign to Credit Bid		x	
26 6/12/201	18 Marketing - Transportation	effective June 12, 2018 by and between Murphy Espionation & Production Company-USA, En Periceolaum USA LCI and Mancheri Oli and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murphy, in its capacity as experior of the Transportation System; Fieldwood Energy LLC in its capacity as a producer in the 5ig Bernd Leases and the Demotrative Leases and the September of the 18 periceolaum Company of the Company September Company Experiment Agreement effective June 12, 2018 by and between Murphy Exploration & Production Company-USA, En Periceolaum USA LLC and Mancheri Oli and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murphy, in its capacity as operation of the Transportation System, Murphy, in its capacity as operation of the Mancheri Company of the Company of	and Marubeni Oli and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murph, is it capacity as a producer in the 18g lead Fidebood Chengy LLC in its capacity as a producer in the 18g lead Leases and the Daristate Leases, and febriood, in its capacity as operator of the 18g Denet Leases and the Darizber Leases Murphy Exploration & Production Company-USA, Eni Petroleum USA LLC and Marubeni Oli and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murphy, is its capacity as operator of the Transportation System Fidebood Chengy LLC in its capacity as a producer in the 18g lean Leases and the Darizber Leases, and fetherood, in its capacity as operator of the 18g Denet Leases and the Darizber Leases.	: Fieldwood Energy LLC :	782 Lease G33757 MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343, 1782 Lease G33757	RED WILLOW OFFSHORE LLC, W & T ENERGY VI LIC; RIGGEWOOD DANTZLER LIC; TALOS EXPLORATION LLC, W & T ENERGY VILLC MC HOUSTON ENERGY DEEPWAYER VENTURES V. RED WILLOW OFFSHORE LLC, W & T ENERGY VI LIC; RIGGEWOOD DANTZLER LIC; TALOS EXPLORATION LLC, W & T ENERGY VILLC		Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid		x	
27 7/31/201	118 Marketing - PHA	effective June 12, 2018 by and between Murphy Exploration & Production Company-USA. En Periodeum USA LLC and Manuberi Oli and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murphy, in its capacity as operator of the Transportation System; Fieldwood Energy LLC in its capacity as a producer in the Big Berd Leases and the Dattriber Leases. Fieldwood is capacity as operator of the Big Berd Leases and the Dattriber Leases. Saffication and Jander of Ol Leafer Transportation Agreement effective June 12, 2018 by and between Murphy Exploration & Production Company-USA. En Periodeum USA LLC and Manuberi Oli and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murphy, in its capacity as operator of the Transportation System; Fieldwood Energy LLC in its capacity as a producer in the Big Berd Leases and the Dattriber Leases, and Fieldwood, in its capacity as a producer in the Big Berd Leases and the Dattriber Leases, and Fieldwood in its capacity as operator of Fieldwood in set or Fieldwood in set capacity as operator of Fieldwood in English Capacity as a Production Company USA. Maruberi Oli & Gas (USA) LLC and En Protection USA. Maruberi Oli & Gas (USA) LLC and En Petroleum USA. Cur	and Mancheni Oli and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murph, is its capacity as a producer in the 189 Bend Flotknood Energy LLC in its capacity as a producer in the 189 Bend Lesses and the Dartizate Lesses, and Federood, in its capacity as operator of the 189 Bend Lesses and the Dartizer Lesses operator of the 189 Bend Lesses and the Dartizer Lesses Marphy Exploration & Production Company-USA. Eni Petroleum USA LLC and Mancheni Oli and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murph, is its capacity as operator of the Transportiation System Fieldwood Energy LLC in its capacity as producer in the 189 Bend Lesses and the Dartizer Lesses, and Feldwood, in its capacity as operator of the 189 Bend Lesses and the Dartizer Lesses SSM Gulf Production, LLC, Fieldwood Energy LLC, Murphy Exploration & Production Company - USA, Manubert Ol 18 Gas (USA) LLC and En Petroleum US LLC.	: Fieldwood Energy LLC : Fieldwood Energy LLC	782 Lease G33757 MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343, 1 MC 697 Lease G32021, MC 698 Lease G28022, MC 742 Lease G32343, 1	RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC; RIGGEWOOD DANTZLER LLC, TALOS EXPLORATION LLC, W & T ENERGY VI LLC WC HOUSTON ENERGY DEEPWAYER VENTURES V. RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC; RIGGEWOOD DANTZLER LLC, TALOS EXPLORATION LLC, W & T ENERGY VI LLC HOUSTON ENERGY DEEPWAYER VENTURES V. RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC VIEW OFFSHORE LLC VIEW OFFSHORE LLC VIEW OFFSHORE VIEW O	\$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser		x	
27 7/31/201 28 2/14/201	Marketing - PHA Settlement / Release / Relinquishment Agreements	effective June 12, 2018 by and between Murphy Espionation & Production Company-USA, En Periceul mul SAL LC and Manuberi OII and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murphy, in its capacity as a period for the Transportation System; Fieldwood Energy LLC in its capacity as a producer in the Big Berd Leases and the Databet Leases, and fieldwood, in its capacity as operator of the Big Berd Leases are the Dantifer Leases. Ratification and Joinder of OI Leafer Transportation Agreement effective June 12, 2018 by and between Murphy Espionation & Production Company-USA, En Fieldwood Energy LCD in their capacities as "Pipeline Owners", Murphy, in its capacity as a operator of the Big Berd Leases and the Databet Leases. A production Company-USA Company LCD in the Capacities as "Pipeline Owners", Fieldwood Energy LLC in its capacity as a protect of the Transportation System, Fieldwood Energy LLC in their capacities as "Pipeline Owners", Big Berd Leases and the Databet Leases Joinder Agreement effective July 31, 2018 by and between SBM Gall Production, LCD, Fieldwood Energy LLC, Murphy Espionation & Production Company - USA, Maruberi OII & Gas (USA) LLC and En Petrodeum US LLC. Settlement Agreement affective July 31, 2018 by and between SBM Gall Capacities and production Company - USA, Maruberi OII & Gas (USA) LLC and En Petrodeum USA LLC. Settlement Agreement and Release made and entered into Criticol Control Capacities. A production Company - USA, Maruberi OII & Gas (USA) LLC and En Petrodeum USA LLC. Settlement Agreement and Release made and entered into Criticol Capacities. A production Company - USA, Maruberi OII & Gas (USA) LLC and En Petrodeum USA LLC. Settlement Agreement and Release made and entered into Criticol Control.	and Mancheni Oli and Gas (USA) LLC, in the Lopacibles as "Pipeline Owners", Murphy, is its capacity as operator of the Transportation System Fiddhood Energy LLC in its capacity as a producer in the Big Bard Leases and the Dartistate Leases, and Februards. In a capacity as operator of the Big Borrel Leases and the Dartistate Leases, and Februards. In a capacity as operator of the Big Borrel Leases and the Dartistar Leases. Murphy Exploration & Production Company-USA. Eni Petroleum USA LLC and Mancheni Oli and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murphy, in its capacity as operator of the Transportation System Fieldwood Energy LLC in its capacity as a producer in the Big Bern Leases and the Dartistar Leases, and Februards Leases, and Februar	Fieldwood Energy LLC Fieldwood Energy SP Fieldwood Energy LLC Fieldwood Energy LL	782 Lease G33757 MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343, 1782 Lease G33757	RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC; RIGGEWOOD DANTZLER LLC, TALOS EXPLORATION LLC, W & T ENERGY VI LLC WC HOUSTON ENERGY DEEPWAYER VENTURES V. RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC; RIGGEWOOD DANTZLER LLC, TALOS EXPLORATION LLC, W & T ENERGY VI LLC HOUSTON ENERGY DEEPWAYER VENTURES V. RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC, W & T ENERGY VI LC VIEW OFFSHORE LLC VIEW OFFSHORE LLC VIEW OFFSHORE LLC VIEW OFFSHORE VIEW O	\$0.00	Assume and assign to Credit Bid Purchaser	x	x x	x
27 7/31/201 28 2/14/201 29 4/1/202	Marketing - PHA Settlement / Release / Relinquishment Agreements HWCG SUB LLC Organizational Docs.	effective June 12, 2018 by and between Murphy Esploration & Production Company-USA, En Pericebum USA LLC and Manubers OI and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murphy, in the capacity as a practice of the Transportation System, Fieldmond Energy LLC in its capacity as a practice in the Big Bend Cleases and the Dantzler Lease Body as operation of the Big Bend Leases and the Dantzler Lease Body as Operation of the Big Bend Leases and the Dantzler Lease Body and Production Company-USA. En Pericebum USA LLC and Manuber OI and Gas (USA) LLC, in their capacities as Teiplane Owners, Fieldmond Energy LLC in its capacity as a Production On Programy-USA. En Pericebum USA LLC and Manuber OI and Class (USA) LLC, in their capacities as a Propline Owners, Fieldmond Energy LLC in late capacity as a producer in the Big Bend Leases and the Dantzler Leases, and Fieldmond, in its capacity as Operation of the Big Bend Leases and the Dantzler Leases, and Fieldmond, in the Capacity and Detection of the Capacity Capacity of the Capacity and Detection of Capacity (Chinghia Capacity) (Tichoroc Energy LLC, Fieldmond Energy LLC, Piedmond Energy LLC, Piedmond Energy DLC, Deant Offician Capacity and Piedmond Energy LLC, Piedmond Energy DLC, Piedmond Energy DLC, Deant Offician Capacity and Piedmond Energy LLC, Piedmond Energy DLC, Deant Offician Capacity and Piedmond Energy LLC, Piedmond Energy DLC, Deant Offician Capacity and Piedmond Energy LLC, Piedmond Energy DLC, Deant Offician Capacity and Piedmond Energy LLC, Piedmond Energy LLC, Piedmond Energy	and Marubeni Oli and Gas (USA) LLC, in the capacible as "Pipeline Owners", Marph, is it capacity as a producer in the 18g land Feldocod Energy LLC in its capacity as a producer in the 18g land Feldocod Energy LLC in its capacity as a producer in the 8g land operator of the 18g land Lesses and the Dantzler Lesses operator of the 18g land Lesses and the Dantzler Lesses (Marphy Exploration & Production Company-USA, Eni Petroleum USA LLC and Marubeni Oli and Gas (USA) LLC, in the capacities as "Pipeline Telefaccod Energy LLC in its capacity as a producer in the 8g land Lesses and the Dantzler Lesses (and Fieldwood Energy LLC, Murphy Exploration & Production Company - USA, Manubeni Oli & Gas (USA) LLC and Eni Production LC Fieldwood Energy LLC, Station of LLC, Fieldwood Energy LLC, Station of LLC, Fieldwood Energy LLC, Station of LLC, Fieldwood Energy LLC, Dynamic Offshore Group, LLC by and through The Liftgation Trust Relates to membership unit in HWCG LLC Relates to membership unit in HWCG LLC	Fieldwood Energy LLC Fieldwood Energy SP LLC Fieldwood Energy LLC	782 Lease G33757 MC 697 Lease G26021, MC 698 Lease G26022, MC 742 Lease G32343, I 782 Lease G33757 MC 697 Lease G26021, MC 698 Lease G26022, MC 742 Lease G32343 PL 8 Lease G36587, PL 13 Lease G36171, SM 39 Lease G16320, SM 14 Lease G04165, M1 43 Lease G04171, VR 198 Lease G17960, VR 207	RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC; RIGGEWOOD DANTZLER LIC; TALOS EMPLORATION LLC, W. & T ENERGY VILLC MC HOUSTON ENERGY DEEPWATER VENTURES V. RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC; RIGGEWOOD DANTZLER LIC; TALOS EMPLORATION LLC, W. & T ENERGY VILLC HOUSTON ENERGY DEEPWATER VENTURES V. RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC ENVEN ENERGY LIC; ANNOR ENERGY LIC; ENVEN ENTRE LIC; ANNOR ENERGY LIC; ENVEN ENTRE LIC; ANNOR E	\$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to Divisive Mergers Assume and assign to Credit Bid Purchaser	×	x x x x	x
27 7/31/201 28 2/14/201 29 4/1/202 30 1/25/200	118 Marketing - PHA 118 Settlement / Release / Relinquishment Agreements 21 HWCG SUB LLC Organizational Doca. 07 Unrecorded Easement	effective June 12, 2018 by and between Murphy Espionation & Production Company-USA, En Pericebum USA LLC and Mancheri OII and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murphy, in tac apacity as a perior of the Transportation System; Federooc Energy LLC in its capacity as a producer in the 5ig Berd Operator of the Big Berd Leases and the Dantzler Leases. Reaffication and Joinder of OII Letteral Transportation Agreement effective June 12, 2018 by and between Murphy Exploration & Production Company-USA, En Pericebum USA LLC and Mancheri OII and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murphy, in Ecapacity as operator of the Transportation of Mancheri OII and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murphy, in Ecapacity as operator of the Transportation of the Gas (USA) LLC and Endeaded Capacities (Company LLC) and Capacities (Company LLC) and Federooch, in its capacity as operator of the Big Bend Leases and the Dantzler Leases; and Fieldwood, in its capacity as operator of the Big Bend Leases and the Dantzler Leases. Joinizer Agreement effective July 31, 2018 by and between SBM Collins and Capacities (Company LLC)	and Marubeni Oli and Gas (USA) LLC, in the Lopacibles as "Pipeline Owners", Marph, is it capacity as a producer in the Big Bern Feldence Chergy LLC in its capacity as a producer in the Big Bern Feldence Chergy LLC in its capacity as a producer in the Big Bern Lesses and the Dantzler Lesses operator of the Big Bern Lesses and the Dantzler Lesses operator of the Big Bern Lesses and the Dantzler Lesses. Murphy Exploration & Production Company-USA, Eni Petroleum USA LLC and Marubeni Oli and Gas (USA) LLC, in the Lepacidies as "Pipeline Owners", Murph, is in capacity as operator of the Transportation System Convers", Murph, is in capacity as operator of the Big Bern Lesses and the Dantzler Lesses. SBM Gulf Production, LLC, Fieldwood Energy LLC, Murphy Exploration & Petroleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC	Fieldwood Energy LLC Fieldwood Energy LLC Fieldwood Energy LLC Fieldwood Energy LLC Fieldwood Energy SP LLC Fieldwood Energy SP LLC Fieldwood Energy LLC Fieldwood Energy LLC Fieldwood Energy LLC	782 Lease G33757 MC 697 Lease G26021, MC 698 Lease G26022, MC 742 Lease G32343, I 782 Lease G33757 MC 697 Lease G26021, MC 698 Lease G26022, MC 742 Lease G32343 PL 8 Lease G36587, PL 13 Lease G36171, SM 39 Lease G16320, SM 14 Lease G04165, M1 43 Lease G04171, VR 198 Lease G17960, VR 207	RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC; RIGGEWOOD DANTZLER LIC; TALOS EMPLORATION LLC, W. & T ENERGY VILLC MC HOUSTON ENERGY DEEPWATER VENTURES V. RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC; RIGGEWOOD DANTZLER LIC; TALOS EMPLORATION LLC, W. & T ENERGY VILLC HOUSTON ENERGY DEEPWATER VENTURES V. RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC ENVEN ENERGY LIC; ANNOR ENERGY LIC; ENVEN ENTRE LIC; ANNOR ENERGY LIC; ENVEN ENTRE LIC; ANNOR E	\$0.00 \$0.00 \$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to Assume and Allocate Pursuant to Purchaser	x	x x x	x
27 7/31/201 28 2/14/201 29 4/1/202	118 Marketing - PHA 118 Settlement / Release / Relinquishment Agreements 21 HWCG SUB LLC Organizational Docs. 27 Unrecorded Easement	effective June 12, 2018 by and between Murphy Exploration & Production Company-USA, En Perolecul mUSA LLC and Mancheri Oll and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murphy, in its capacity as a period for Thrasportation System; Fieldwood Energy LLC in its capacity as a producer in the 16g Berd Leases and the Databete Leases, and an Fieldwood, in its capacity as operator of the 16g Berd Leases and the Databete Leases. Raffication and Junear of The Company-USA En Perolecul must perform the Production Company-USA. En Perolecul must perform the Production Company-USA En Perolecul must perform the Mancher of Company-USA En Perolecul must perform the System of Production Company-USA En Perolecul must perform the System System of Perolecul Company-USA En Perolecul must perform the System System of Perolecul Company-USA En Perolecul must perform the System System of Perolecul Company-USA En Perolecul must perform the System System of Perolecul Company-USA En lish (LS Mancheri Oli & Gas (USA) LLC and En Perolecul Company-USA English (LS Mancheri Oli & Gas (USA) LLC and En Perolecul Company-USA English (LS Mancheri Oli & Gas (USA) LLC and En Perolecul Company-USA English (LS Mancheri Oli AGB, LS MANCHI OLI MANCHI MANCHI MANCHI MANCHI MAN	and Marubeni Oli and Gas (USA) LLC, in the capacible as "Pipeline Owners", Marph, is it capacity as a producer in the 18g land Feldocod Energy LLC in its capacity as a producer in the 18g land Feldocod Energy LLC in its capacity as a producer in the 8g land operator of the 18g land Lesses and the Dantzler Lesses operator of the 18g land Lesses and the Dantzler Lesses (Marphy Exploration & Production Company-USA, Eni Petroleum USA LLC and Marubeni Oli and Gas (USA) LLC, in the capacities as "Pipeline Telefaccod Energy LLC in its capacity as a producer in the 8g land Lesses and the Dantzler Lesses (and Fieldwood Energy LLC, Murphy Exploration & Production Company - USA, Manubeni Oli & Gas (USA) LLC and Eni Production LC Fieldwood Energy LLC, Station of LLC, Fieldwood Energy LLC, Station of LLC, Fieldwood Energy LLC, Station of LLC, Fieldwood Energy LLC, Dynamic Offshore Group, LLC by and through The Liftgation Trust Relates to membership unit in HWCG LLC Relates to membership unit in HWCG LLC	Fieldwood Energy LLC Fieldwood Energy SP LLC Fieldwood Energy LLC	782 Lease G33757 MC 697 Lease G26021, MC 698 Lease G26022, MC 742 Lease G32343, I 782 Lease G33757 MC 697 Lease G26021, MC 698 Lease G26022, MC 742 Lease G32343 PL 8 Lease G36587, PL 13 Lease G36171, SM 39 Lease G16320, SM 14 Lease G04165, M1 43 Lease G04171, VR 198 Lease G17960, VR 207	RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC; RIGGEWOOD DANTZLER LIC; TALOS EMPLORATION LLC, W. & T ENERGY VILLC MC HOUSTON ENERGY DEEPWATER VENTURES V. RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC; RIGGEWOOD DANTZLER LIC; TALOS EMPLORATION LLC, W. & T ENERGY VILLC HOUSTON ENERGY DEEPWATER VENTURES V. RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC ENVEN ENERGY LIC; ANNOR ENERGY LIC; ENVEN ENTRE LIC; ANNOR ENERGY LIC; ENVEN ENTRE LIC; ANNOR E	\$0.00 \$0.00 \$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to Divisive Mergers Assume and assign to Credit Bid Purchaser	x	x x x	х
27 7/31/201 28 2/14/201 29 4/1/202 30 1/25/200	118 Marketing - PHA 118 Settlement / Release / Relinquishment Agreements 21 HWCG SUB LLC Organizational Docs. 07 Unrecorded Easement 07 Unrecorded Easement	effective June 12, 2018 by and between Murphy Exploration & Production Company-USA. En Perforeul mUSA LCG and Mancheri Oll and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murphy, in its capacity as experior of the Transportation System; Fieldwood Energy LLC in its capacity as a producer in the 18g Bend Leases and the Dentited Leases. And in Postories Interest of the 18g Bend Leases and the Controller Leases operation of the 18g Bend Leases and the Controller Leases. Statistication and Judiced of Ol Leafer Transportation Agreement effective June 12, 2018 by and between Murphy Exploration & Production Company-USA. 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Production Company LLC in Residence of the Company of the Production LLC, Fieldwood Energy LLC Display Company Confidence LLC, Fieldwood Energy LLC Display Control Energy LLC Dynamic Offshore LLC, Fieldwood Energy LLC Dynamic Offshore LLC, Fieldwood Energy SP LLC, Dynamic Offshore Second Amended and Resistate United Liability Company Agreement of HWCG Holdings LLC dated effective as of April 1, 2021 Cloud England Company Company Agreement of HWCG Holdings LLC dated effective as of April 1, 2021 Cloud Englands Company Company Agreement of HWCG Holdings LLC dated effective as of April 1, 2021 Cloud Englands Company Company Agreement of HwCG Holdings LLC dated effective as of April 1, 2021 Cloud Englands Company Company Company Agreement of HwCG Holdings LLC dated effective as of April 1, 2021 Cloud Englands Company	and Marubeni Oli and Gas (USA) LLC, in the Lopacibles as "Pipeline Owners", Marph, is it capacity as a producer in the Big Bern Feldence Chergy LLC in its capacity as a producer in the Big Bern Feldence Chergy LLC in its capacity as a producer in the Big Bern Lesses and the Dantzler Lesses operator of the Big Bern Lesses and the Dantzler Lesses operator of the Big Bern Lesses and the Dantzler Lesses. Murphy Exploration & Production Company-USA, Eni Petroleum USA LLC and Marubeni Oli and Gas (USA) LLC, in the Lepacidies as "Pipeline Owners", Murph, is in capacity as operator of the Transportation System Convers", Murph, is in capacity as operator of the Big Bern Lesses and the Dantzler Lesses. SBM Gulf Production, LLC, Fieldwood Energy LLC, Murphy Exploration & Petroleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC and En Perfoleucian Company - USA, Manubeni Oli & Gas (USA) LLC	Fieldwood Energy LLC Fieldwood Energy LLC Fieldwood Energy LLC Fieldwood Energy LLC Fieldwood Energy SP LLC Fieldwood Energy SP LLC Fieldwood Energy LLC Fieldwood Energy LLC Fieldwood Energy LLC	782 Lease G33757 MC 697 Lease G26021, MC 698 Lease G26022, MC 742 Lease G32343, I 782 Lease G33757 MC 697 Lease G26021, MC 698 Lease G26022, MC 742 Lease G32343 PL 8 Lease G36587, PL 13 Lease G36171, SM 39 Lease G16320, SM 14 Lease G04165, M1 43 Lease G04171, VR 198 Lease G17960, VR 207	RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC; RIGGEWOOD DANTZLER LIC; TALOS EMPLORATION LLC, W. & T ENERGY VILLC MC HOUSTON ENERGY DEEPWATER VENTURES V. RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC; RIGGEWOOD DANTZLER LIC; TALOS EMPLORATION LLC, W. & T ENERGY VILLC HOUSTON ENERGY DEEPWATER VENTURES V. RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC ENVEN ENERGY LIC; ANNOR ENERGY LIC; ENVEN ENTRE LIC; ANNOR ENERGY LIC; ENVEN ENTRE LIC; ANNOR E	\$0.00 \$0.00 \$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursant to Divisive Mergers		x x x	x
27 7/31/201 28 2/14/201 29 4/1/202 30 1/25/200 31 1/25/200	118 Marketing - PHA 118 Settlement / Release / Relinquishment Agreements 21 HWCG SUB LLC Organizational Docs. 07 Unrecorded Easement 07 Unrecorded Easement 08 Surface Lease	effective June 12, 2018 by and between Murphy Esploration & Production Company-USA, En Pericebum USA LLC and Mancheri OII and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murphy, in scapacity as a practice for the Transportation System, Fieldwood Energy LLC in its capacity as a practice for the Transportation System, Fieldwood Energy LLC in its capacity as a productien in the Big Bend Leases and the Dantzler Leases. Ratification and Joinder of OII Lateral Transportation Agreement effective June 12, 2018 by and between Murphy Exploration A Production Company-USA, En Pericebum USA LLC and Mancheri OII and Gas (USA) LLC, in their capacities as "Pipeline Owners". Fieldwood Energy LLC in its capacity as a producer in the Big Bend Leases and the Dantzler Leases, and Fieldwood, in its capacity as operation of the Big Bend Leases and the Dantzler Leases. Joinder Agreement effective July 31, 2018 by and between SMM Cultimation of the Company LLC, Fieldwood Energy LLC, Murphy Exploration & Production Company - USA, Mancheri OII & Gas (USA) LLC and Endowed Energy LLC, Fieldwood Ene	and Marcheni Oli and Gas (USA) LLC, in the Lopachides as "Pipeline Owners", Marphy, in its capacity as a producer in the 18g Beat Feldowood Energy LLC in its capacity as a producer in the 18g Beat Leases and the Darkinder Leases, and Feldowood, in its capacity as operative of the 18g Beret Leases and the Darkinder Leases and Seldowood, in its capacity as operative of the 18g Beret Leases and the Darkinder Leases. Murphy Exploration & Production Company-LISA, Eni Petroleum USA LLC and Marcheni Oli and Gas (USA) LLC, in their capacities as "Pipeline Owners", Marphy, in its capacity as a producer in the 18g Beat Convers", Marphy, in its capacity as a producer in the 18g Beat Production Company- LUC in its capacity as a producer in the 18g Beat Conversion of the 18g Beat Leases and the Darkinder Leases SBM Gulf Production, LLC, Fieldwood Energy LLC, Murphy Exploration & Petroleum US LLC Energy SP LLC, Dynamic Othorov Resources NS, LLC, Sandow Oll and Gas, LP and Northstar Offshore Group, LLC by and through The Lifigation Trust Relates to membership unit in HWCG LLC Ternessee Gas Pipeline Company Harvest Pipeline Company Harvest Pipeline Company	Fieldwood Energy LLC	782 Lease G33757 MC 697 Lease G26021, MC 698 Lease G26022, MC 742 Lease G32343, I 782 Lease G33757 MC 697 Lease G26021, MC 698 Lease G26022, MC 742 Lease G32343 PL 8 Lease G36587, PL 13 Lease G36171, SM 39 Lease G16320, SM 14 Lease G04165, M1 43 Lease G04171, VR 198 Lease G17960, VR 207	RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC; RIGGEWOOD DANTZLER LIC; TALOS EMPLORATION LLC, W. & T ENERGY VILLC MC HOUSTON ENERGY DEEPWATER VENTURES V. RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC; RIGGEWOOD DANTZLER LIC; TALOS EMPLORATION LLC, W. & T ENERGY VILLC HOUSTON ENERGY DEEPWATER VENTURES V. RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC ENVEN ENERGY LIC; ANNOR ENERGY LIC; ENVEN ENTRE LIC; ANNOR ENERGY LIC; ENVEN ENTRE LIC; ANNOR E	\$0.00 \$0.00 \$0.00 \$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursant to Divisive Mergers Assume and Allocate Pursant to Divisive Mergers Assume and Allocate Pursant to Divisive Mergers Assume and Allocate Pursant to Divisive Mergers Assume and Allocate Pursant to Divisive Mergers Assume and Allocate Pursant to Divisive Mergers	x	x x x x	x
27 7/31/201 28 2/14/201 29 4/1/202 30 1/25/200 31 1/25/200 32 10/1/202	118 Marketing - PHA 118 Settlement / Release / Relinquishment Agreements 21 RWCG SUB LLC Organizational Docs. 07 Unrecorded Easement 07 Unrecorded Easement 06 Surface Lease 08 Surface Lease	effective June 12, 2018 by and between Murphy Esploration & Production Company-USA, En Pericebum USA LLC and Mancheri OII and Gas (USA) LLC, in their capacities as "Pipeline Owners", Murphy, in tac apacity as a perior of the Transportation System; Federooc Energy LLC in its capacity as a protroducer in the 5ig Bend Losses and the Dantzler Losses Residue operator of the 8ig Bend Losses and the Dantzler Losses Residue of the State o	and Mancheni Oli and Gas (USA) LLC, in the Lopacibles as "Pipeline Owners", Marphy, is its capacity as a producer in the 18g Beath Feldowood Energy LLC in its capacity as a producer in the 18g Beath Cases and the Darkitable Lesses, and Feldowood, in its capacity as operative of the 18g Berne Lesses and the Darkitable Lesses, and Feldowood, in its capacity as operative of the 18g Berne Lesses and the Darkitable Lesses and Performance of Cases (18g August 18g	Fieldwood Energy LLC	782 Lease G33757 MC 697 Lease G26021, MC 698 Lease G26022, MC 742 Lease G32343, I 782 Lease G33757 MC 697 Lease G26021, MC 698 Lease G26022, MC 742 Lease G32343 PL 8 Lease G36587, PL 13 Lease G36171, SM 39 Lease G16320, SM 14 Lease G04165, M1 43 Lease G04171, VR 198 Lease G17960, VR 207	RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC; RIGGEWOOD DANTZLER LIC; TALOS EMPLORATION LLC, W. & T ENERGY VILLC MC HOUSTON ENERGY DEEPWATER VENTURES V. RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC; RIGGEWOOD DANTZLER LIC; TALOS EMPLORATION LLC, W. & T ENERGY VILLC HOUSTON ENERGY DEEPWATER VENTURES V. RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC ENVEN ENERGY LIC; ANNOR ENERGY LIC; ENVEN ENTRE LIC; ANNOR ENERGY LIC; ENVEN ENTRE LIC; ANNOR E	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to Divisive Mergers Assume and Allocate Pursuant to Divisive Morgers x x	x x x	x	
27 7/31/201 28 2/14/201 29 4/1/202 29 1/25/200 31 1/25/200 31 1/25/200 31 10/1/200 33 10/1/200	Marketing - PHA	effective June 12, 2018 by and between Murphy Exploration & Production Company-USA. En Periodeum USA LLC and Manuberio Oli and Gas (USA) LLC, in their capacities as "Pipeline Owners". Murphy, in its capacity as experior of the Transportation System; Fieldwood Energy LLC in its capacity as a producer in the Big Berd Leases and the Datarizet Leases. and fieldwood in its capacity as a producer in the Big Berd Leases and the Datarizet Leases. Raffication and Joint Cell Eleases are the Chartier Leases and Production Company-USA. En Periodeum USA LLC and Manuberio Oli and Gas (USA) LLC, in their capacities as "Pipeline Owners". Murphy, in its capacity as experior of the Big Berd Leases and the State of the Transportation System; Fieldwood Energy LLC in its capacity as a period System; Fieldwood Energy LLC in its capacity as a producer in the Big Berd Leases and the Burbaric Leases, and the Burbaric Leases, and the Manuber Leases and the Burbaric Leases, and the Manuber Leases and the Production Company - USA. Manuberiol Oli & Gas (USA) LLC and En Production Company - USA, Manuberiol & Gas (USA) LLC and En Production Life, Fieldwood Energy LLC, Murphy Exploration & Production Company - USA, Manuberiol & Gas (USA) LLC and En Production USL LC. Settlement Agreement and Release made and retired into 214/2018 by and between Fieldwood Energy LLC, Purphy Exploration & Production Company - USA, Manuberiol & Gas (USA) LLC and En Production LLC, Enderood Can Gas, LP and Notthias Coffsoro (Resource NS, LLC, Bardroot of and Gas, LP and Notthias Coffsoro (Resource NS, LLC, Bardroot of and Gas, LP and Notthias Coffsoro (Particular LLC) and Engel Company - Agreement of HWCO Holdings LLC dated effective as of Agrit 1, 2021 Unrecorded Easement Grand Chemic Separation Facilities/Pipeline Cameron Parish, Louisiana (Note Source) (Parish Source) Parish Louisiana (Parish Source) (Parish Louisiana) (Parish Source) (Parish Source) (Parish Sourc	and Marubeni Oli and Gas (USA) LLC, in their oppacition as "Pipeline Owners", Murphy, in its capacity as a producer in the 18g lead related to the Transportation System Fiddhood Energy LLC in its capacity as a producer in the 18g lead classes and the Dartizate Leases, and Februards Leases, and Februards Leases, and Februards Leases and Selection of the 18g Berral Leases and the Dartizate Leases and Selection of the 18g Berral Leases and the Dartizate Leases and Performance of the 18g Leases and the Dartizate Leases and Performance of the 18g Leases and Selection Leases and Sele	Fieldwood Energy LLC	782 Lease G33757 MC 697 Lease G26021, MC 698 Lease G26022, MC 742 Lease G32343, I 782 Lease G33757 MC 697 Lease G26021, MC 698 Lease G26022, MC 742 Lease G32343 PL 8 Lease G36587, PL 13 Lease G36171, SM 39 Lease G16320, SM 14 Lease G04165, M1 43 Lease G04171, VR 198 Lease G17960, VR 207	RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC; RIGGEWOOD DANTZLER LIC; TALOS EMPLORATION LLC, W. & T ENERGY VILLC MC HOUSTON ENERGY DEEPWATER VENTURES V. RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC; RIGGEWOOD DANTZLER LIC; TALOS EMPLORATION LLC, W. & T ENERGY VILLC HOUSTON ENERGY DEEPWATER VENTURES V. RED WILLOW OFFSHORE LLC, W. & T ENERGY VI LIC ENVEN ENERGY LIC; ANNOR ENERGY LIC; ENVEN ENTRE LIC; ANNOR ENERGY LIC; ENVEN ENTRE LIC; ANNOR E	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and assign to Credit Bid Purchaser Assume and Allocate Pursuant to Divisive Mergers	x x	x x x x	x

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 67 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Schedule of Assumed Contracts

treatr	nent set lottn	on this Schedule of Assumed Contracts is for	r informational purposes only. In the event of any conflict between any or t	ne Credit Bid Purchase Agreement, the Delinitive Documents of any	ly other documents relating to any Plan of Me	rger (conectively, the Transaction Documents), on the one han	d, and this Schedule of Assumed Contracts, the applicable Transaction Docu	ments shall control.		Applicable Entity					
#	Contract Date	Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6] Cure Estim	ate Proposed Contract Treatment [8]		Credit Bid Purchaser	FW III				
	5/4/1966		ROW Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 108363)		Fieldwood Energy LLC n.a.		s	0.00 Assume and Allocate Pursant to Divisive Mergers	x			1			
	7/11/1966		ROW Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 108661)		Fieldwood Energy LLC n.a.			0.00 Assume and Allocate Pursant to Divisive Mergers	×			I			
	8/9/1966		ROW Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 109068)		Fieldwood Energy LLC n.a.			0.00 Assume and Allocate Pursant to Divisive Mergers	×			I			
	6/29/1966		ROW Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 108672)		Fieldwood Energy LLC n.a.			0.00 Assume and Allocate Pursant to Divisive Mergers	x						
		ROW Amend	ROW Amend Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 301016)	* 1	Fieldwood Energy LLC n.a.			0.00 Assume and Allocate Pursant to Divisive Mergers	×			ı			
	8/2/1966		ROW Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 109150)		Fieldwood Energy LLC n.a.			0.00 Assume and Allocate Pursant to Divisive Mergers	×			I			
1943	5/12/1966	ROW	ROW Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 108365)	Consuelo Skelton	Fieldwood Energy LLC n.a.		\$	0.00 Assume and Allocate Pursant to Divisive Mergers	x			I			
1944	5/3/1966		ROW Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 108364)		Fieldwood Energy LLC n.a.			0.00 Assume and Allocate Pursant to Divisive Mergers	×			I			
	5/3/1966		ROW Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 108366)		Fieldwood Energy LLC n.a.			0.00 Assume and Allocate Pursant to Divisive Mergers	x			I			
1946	7/22/1966	ROW	ROW Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 108786)	State of Louisiana ROW No. 701	Fieldwood Energy LLC n.a.		\$	0.00 Assume and Allocate Pursant to Divisive Mergers	x						

[&]quot;The Cure Amount for the Appice Decommissioning Agreement is 549,783/75 (the "Appiche Decommissioning

Exhibit B

Redline of Second Amended Schedule of Assumed Contracts

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 69 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Schedule of Assumed Contracts (Tracked Changes)

Notes:

(1) The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective diffiliates has any liability thereunder.

(2) The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder.

(3) Known Contract Counterpraisties represent parties listed in actual agreements and and/or water or manual and or water or wate

Contract Date	Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate [7]	Proposed Contract Treatment [8]		Credit Bid Purchaser	FW III	FV
9/30/2013	Other	Decommissioning Agreement	APACHE CORPORATION	Fieldwood Energy LLC	n.a.	n.a.	\$49,783,795**		x			т
	Joint Operating Agreement	Joint Exploration Agreement dated 9/30/2013 but effective 7/II/2013 bit Apache Corporation, Apache Sheff, Inc., Apache Despreater LLC Agante Sheff Exploration LLC, Findewood Energy LLC, and GOM Sheff. OA attached as Exhibit D	Apache Corporation, Apache Shelf, Inc., Apache Despwater LLC, Apache Shelf Exploration LLC, Fieldwood Energy LLC, and GOM Shelf; OA attached as Exhibit D	GOM Shelf LLC	G24730, WC 300 Lease G15078, WC 310 Lease G17789, WC 401 Lease G07619, WD 34 Lease G03414, WD 38 Lease G22772, WD 41 Lease G01073, WD 42 Lease G16470, WD 67 Lease 179, WD 68 Lease 180, WD 69 Lease 181, WD 70 Lease 182, WD 71 Lease 838, WD 75 Lease G01085,	CORP, HILCORP EMERGY 1 LP, BISSO ESPLORATION, CALLUN PETROE INC. ANKOR OPERATING CO. W. IT OFFSHORE INC. ANKOR CHEMINA CO. W. IT OFFSHORE INC. ANKOR CHEMINA CO. W. IT OFFSHORE INC. ANKOR CHEMINA CO. TO ANKOR CHEMINA CO. W. IT OFFSHORE INC. ANKOR CHEMINA CO. TO ANKOR MARKETING U.S.A. INC., COX OPERATING, L.L.C., SHELL TRADING (US) COMPANY	\$0.00	Purchaser (pursuant to the Plan and the Credit Bild Purchase Agreement) on account of the Acquired Interests and/or (i) allicative pursuant to the Divisive (ii) allicative pursuant to the Divisive (ii) allicative pursuant to the Divisive Assets (as defined in the Credit Bild Purchase Agreement)	x	x	x	
8/5/2000	Transfer Agreement & Notices	Transfer of Ownership and Title Agreement, made and entered into August 5, 2000, by and between Bonary Inc. Energen Resources Corporation; Forcenergy Inc; Cardner Offshore Corporation; Guifsternergy, Inc;; Guiffsteram Energy Services, Inc.; Liberty Energy Guif Corporation; Range Energy Ventures Corporation; and V. Saila Energy Interests, Inc., as seller, to Range Resources Corporation and Chevron U.S.A. Inc., concerning the sale of the Main Pass Bibock 154 Platform "A" and the wells OCS-G 10902 No. A001 and OCS-G 10902 No. A002, all as more fully described in and document.	Bonray, Inc.; Energen Resources Corporation: Forcenergy Inc; Gardner Offshore Corporation, Guilstate Energy, Guilstate Energy, Guilstate Energy, Guilstate Energy, Guilstate Energy, Services, Inc.; Liberty, Energy	Fieldwood Energy Offshore LLC	MP 154 Lesse G10902		\$0.00	Assume and Allocate Pursuant to Divisive Mergers			*	
2/18/2000	Operating Agreement - Other	b/b Chevron and Samedan	Chevron and Samedan		VK 113 Lease G16535	CHEVRON USA INC, EPL OIL & GAS, LLC	\$0.00	Assume and Allocate Pursuant to Divisive Mergers			*	t
6/1/2009	Ownership & Partnership Agreements	Owners Agreement between the owners of the High Island Pipeline System	Bandon Oil and Gas, LP and Fieldwood Energy LLC and Fieldwood SD Offshore LLC and Chevron Pipe Line Company, owners of the High Island Pipeline System	Bandon Oil and Gas, LP; Fieldwood Energy LLC; Fieldwood SD Offshore	HIPS	n.a.	\$0.00	Assume and allocate pursuant to divisive mergers	×		x	Ī
11/18/1999	Letter Agreement - UOA	Letter Agreement, dated November, 18, 1999, by and between Chevron U.S.A. tic. and Samedan Oil Corporatid being a COPAS Amendment to Unit Operating Agreement for the Viosca Knoll 252 Unit concerning Subpart (t) of Section m. "Overhead", andimade effective January 1 2000.	Chevron U.S.A. and Samedan Oil Corporation	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		*	
	Letter Agreement - UOA	by and between Fieldwood Energy Offshore LLC and Chevron U.S.A. Inc.: RUE No. OCS-G 22052 for MP 154 surface wells used as disposal wells for VK 252 Unit		Fieldwood Energy Offshore LLC	VK 340 Lease G10933		\$0.00	Divisive Mergers	x		x	İ
8/4/2016	Other Misc.	by and between Fieldwood Energy Offshore LLC and Chevron U.S.A. Inc.: submitted new RUE to rpelace OCS -G 22052, consent by chevron to issuance of new RUE.		Fieldwood Energy Offshore LLC	VK 340 Lease G10933		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		*	Ī
6/6/1994	Letter Agreement - UOA	Letter Agreement, dated June 6, 1994, whereby Chevron U.S.A. Inc. approves, adopts and recognizes the Unit Operating Agreement, dated January 21, 1994 for the Viosca Knoll 252 Unit	Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		×	Ī
8/1/2015	Acquisition / PSA / Other Purchase or Sale Agreements	by and between Fieldwood Energy Offshore LLC and Chevron U.S.A. Inc.: MP 77, 78 and VK 251, 252, 340 Fields	Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	MP 77, 78 and VK 251, 252, 340 Fields Lease G04481, MP 77, 78 and VK 251, 252, 340 Fields Lease G10930, MP 77, 78 and VK 251, 252, 340 Fields Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		*	1
8/1/2016	Letter Agreement - UOA	by and between Fieldwood Energy Offshore LLC and Chevron U.S.A Inc.: RUE No. OCS-G 22052 for MP 154 surface wells used as disposal wells for VK 252 Unit	Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		*	
8/4/2016	Other Misc.	by and between Fieldwood Energy Offshore LLC and Chevron U.S.A Inc.: submitted new RUE to rpelace OCS -G 22052, consent by chevron to issuance of new RUE	Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	×		*	
10/14/2004	Letter Agreement - Other Land	Clervior to assume or new Noz. Letter Agreement, dated Cottober. 14, 2004, between Ghevron U.S.A. Inc. and Noble Energy, Inc. concerning Production Handling Agreement Terrins, Viosca Knoll 251 "A" PlatformvCadillacProspect and any Other Future Non-unit Production	Chevron U.S.A. Inc. and Noble Energy, Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		*	
7/7/1997	Letter Agreement - Other Land	Letter Agreement, dated July 7, 1997, by and between Chevron U.S.A. Inc. and Samedan Oil Corporation,concerning of the OCSTG 10930 Well #1 in Viseas (Anoll Block 251 to a proposed depth of 22,500° and certain earning and assignment provisions, more fully described therein.	Chevron U.S.A. Inc. and Samedan Oil Corporation	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		*	
8/7/2003	Property Participation & Exchange Agreements	Exploration Participation Agreement, dated August 7, 2003, by and between Chevron U.S.A. Inc. and Westport Resources Corporation, as amended, concerning certain Offshore Continental Shelf properties, all as is more fully, provided for and described therein.	Chevron U.S.A. Inc. and Westport Resources Corporation	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		×	
	Property Participation & Exchange Agreements	Exploration Participation Agreement, dated November 1, 2004, by and between Chevron U.S.A. Inc. and Newfield Exploration Company, concerning certain Offshore Continental Shelf properties, all as is more fully provided for and described therein	Chevron U.S.A. Inc., Newfield Exploration Company, Cabot Oil & Gas Corporation	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Divisive Mergers	x		*	
11/3/2011	Letter Agreement - Other Land	Letter Agreement, dated November 3, 2011, executed between Chevron U.S.A. Inc. (granting party) and Phoenix Exploration Company, L.P., Apache Corporation and Castex Offshore, Inc. (grantees), being a conditional consent to assign.	Chevron U.S.A. Inc., Phoenix Exploration Company, LP, Apache Corporation and Castex Offshore, Inc.	Fieldwood Energy Offshore LLC	VK 340 Lease G10933		\$0.00	Divisive Mergers	x		*	
11/3/2001	Letter Agreement - Other Land	Letter Agreement, dated November 3, 2011, executed between Chevron U.S.A. Inc. (granting party) and Phoenix Exploration Company, I.P. Apache Corporation and Castex Offshore, Inc. (grantees), being a conditional consent to assign.	Chevron U.S.A. Inc., Phoenix Exploration Company, LP, Apache Corporation and Castex Offshore, Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		×	İ

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 70 of 71

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Schedule of Assumed Contracts (Tracked Changes)

Notes:

[1] The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or the Post-Effective Date Debtors or their respective affiliates has any liability thereunder.

[2] The Debtors reserve the right, in their reasonable discretion, to further amend this schedule bad or remove any executory contract or unexpired lease for any reason, including executory contracts and unexpired leases that are subject to an Assumption Dispute (as defined in the Plan).

[3] Known Contract Counterpraties represent parties listed an attribute and such assertance and contracts and or ventor and a reasonable with or related to the same underlying contract.

[4] The Debtors continue to review the contracts listed on this schedule be determine the appropriate Debtor entity. To the extent the Debtors which no Debtor entity is currently listed, the Debtors will filed an amended schedule prior to the confirmation hearing to reflect this information.

[5] Associated lease a present than of and gas leases that are associated with or related to the same underlying contract.

[6] Related lease parties represent current lease co-working interest convers and life parties based on Company accounting system records.

[7] Estimates based on open pre-petition accounts payable batters. Current lease co-working interest convers and life parties based on Company accounting system records.

[8] Reference is hereby made to the Debtors' Fourth Amended Joint Chapter 11 Plan of Reference to a respective of the Contracts, the applicable Transaction Documents shall control.

Teaching the Contracts of Assumed Contracts is for Informational purposes only. In the event of any control testimes any other documents relating to any their documents on any other documents relating to any Plan of Merger (collectively, the "Transaction Documents shall control." Applicable Entity Letter Agreement, dated June 9, 1994, by and between Chevron U.S.A. Inc., Samedan Oil Corporation and Continental Land & Fur Co., Inc. Chevron U.S.A. Inc., Samedan Oil Corporation and Continental Land & Fur Fieldwood Energy Co., Inc. Offshore LLC VK 251 Lease G10930, VK 340 Lease G10933 Divisive Mergers

			Co., Inc.									
317	12/8/2000	Letter Agreement - Other Land	2000). by and between Chevron U.S.A. Inc.and Williams Field Services - Gulf COperating Agreementst Company, L.P., whereby Chevron U.S.A. Inc. consents to an assignment by Williams Field Services - Gulf COperating Agreementst Company, L.P., to its affiliate, Williams Mobile Bay	Chevron U.S.A. Inc. and Williams Field Services - Gulf Coast Company, L.P.	Fieldwood Energy Offshore LLC	VK 340 Lease G10933		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	×	x
			Producer Services, L.L.C.									
318	3/1/2000	Marketing - Gathering	Gas gathering agreement between Chevron U.S.A. production Company and Samedan Oil Company as Producer and Shell Offshore Inc. and Amoco Production Company as Processor (considered PHA) for VK 251	Chevron U.S.A. production Company and Samedan Oil Company as Producer and Shell Offshore Inc. and Amoco Production Company as Processor		VK 251 Lease G10930	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	*	×
319		Unit Agreement and/or Unit Operating Agreement	Amendment and Supplement to?Unit Operating Agreement for the Viosca Knoll 252 Unit, dated August 1,2004, by and between Chevron UIS.A. Inc. and-Noble Energy, Inc	Chevron UiS.A. Inc. and-Noble Energy, Inc	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	*	x
586	8/12/2019	Marketing - Lease of Platform Space	TAM102-LOPS-22 by and between Fieldwood and TAMPNET and TAMPNET	Fieldwood and TAMPNET and TAMPNET	Fieldwood Energy LLC	VR 315 Lease G04215	ANKOR E&P HOLDINGS CORPORATION, CANNAT ENERGY INC.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers		*	x
621	6/14/2000	Marketing - Lease of Platform Space	WIL174 OP&MN FEE-VK251A by and between Fieldwood and WILLIAMS FIELD SERVICES and WILLIAMS FIELD SERVICES	Fieldwood and WILLIAMS FIELD SERVICES and WILLIAMS FIELD SERVICES	Fieldwood Energy LLC	VK 251 Lease G10930	Williams Field Services	\$0.00	Assume and allocate pursuant to divisive mergers	x	×	x
649	6/14/2000	Marketing - Gathering	Gas Gathering Agreement by and between Fieldwood Energy LLC and Carbonate Trend and Carbonate Trend	Fieldwood Energy LLC and Carbonate Trend and Carbonate Trend	Fieldwood Energy LLC	VK 251 Lease G10930	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	*	x
650	6/14/2000	Marketing - Gathering	Gas Gathering Agreement by and between Fieldwood Energy LLC and Carbonate Trend and Carbonate Trend	Fieldwood Energy LLC and Carbonate Trend and Carbonate Trend	Fieldwood Energy LLC	VK 251 Lease G10930	Williams Field Services	\$0.00		x	*	x
834	6/1/2015	Marketing - Construction, Operations, Management, Ownership Agreements	Operator to perform the physical operations, maintenance, and repail of the High Island Pineline System (HIPS) as well as the	ir Bandon Oil and Gas, LP and Fieldwood Energy LLC and Fieldwood SD Offshore LLC and Panther Operating Company, LLC (Third Coast	Bandon Oil and Gas, LP; Fieldwood Energy LLC;	HIPS	n.a.	\$0.00	Assume and allocate pursuant to divisive mergers			
		management, ownership regreements	management and administrative functions for the HIPS	Midstream)	Fieldwood SD Offshore				divisive mergers	x	×	x
838	5/1/2009	Marketing Processing	02/8% or \$.08/MMBtu by and between Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.	Fioldwood Energy LLC and Plains Gos Solutions, LLC. and Plains Gos- Solutions, LLC.	Fieldwood Energy LLC	88-189 Lease G04232	CASTEX OFFSHORE INC, WALTER OIL & GAS- CORPORATION, WALTER OIL & GAS- CORPORATION, BRISTOW US LLC	\$0.00	Assume and Allocate Pursuant te- Divisive Mergers	*		
839	6/29/2010	Marketing - Processing	92/8% or \$.08/MMBtu by and between Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.	Fieldwood Energy LLC and Plains Gas Solutions, LLC, and Plains Gas- Solutions, LLC.	Fieldwood Energy LLC	SS 189 Lease G04232	CASTEX OFFSHORE INC, WALTER OIL & GAS- CORPORATION, WALTER OIL & GAS- CORPORATION BRISTOW US LLC	\$0.00	Assume and Allocate Pursuant to- Divisive Mergers	×		
843	5/1/2009	Marketing - Processing	92/8% or \$08/MMBtu by and between Fieldwood Energy LLC and Plains Gas Sotutions, LLC, and Plains Gas Sotutions, LLC.	Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.	Fieldwood Energy LLC	GI 116 Lease G13944, SS 189 Lease G04232	CORPOGATION. BRISTOW US LLC CASTEX OFFENDER INC, WALTER OIL & GAS CORPORATION, WALTER OIL & GAS CORPORATION, BRISTOW US LLC, W & T OFFSHORE INC	\$0.00	Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x x		
844		Marketing - Processing	Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.	Fieldwood Energy LLC and Plains Gas Solutions, LLC. and Plains Gas Solutions, LLC.		GI 116 Lease G13944, SS 189 Lease G04232	CASTEX OFFSHORE INC, WALTER OIL & GAS CORPORATION, WALTER OIL & GAS CORPORATION, BRISTOW US LLC, W & T OFFSHORE INC		Assume and (i) assign to Credit Bid Purchaser (pursuant to the Plan and the Credit Bid Purchase Agreement) on account of the Acquired Interests and/or (ii) allocate pursuant to the Divisive Mergers on account of the Excluded Assets (as defined in the Credit Bid Purchase Agreement)	x x		
955		Marketing - Transportation	IT Transport Contract by and between Fieldwood Energy LLC and Texas Eastern and Texas Eastern			CA 43 Lease G32268, VK 113 Lease G16535, EC 14 Lease G13572, SP 87 Lease G07799, SP 89 Lease G01618, VR 261 Lease G03328, VR 265 Lease G01955	GAS II LLC; CHEVRON USA INC, EPL OIL & GAS, LLC	\$0.00	Divisive Mergers	x	*	x
968		Marketing - Transportation	ISCT Contract by and between Fieldwood Energy LLC and Transco and Transco		Fieldwood Energy LLC	MO 826 Lease G26176, VK 251 Lease G10930	W & T OFFSHORE INC, W&T OFFSHORE INC	\$0.00	Divisive Mergers	x	*	x
1308	11/28/1979	Operating Agreement - Other	McMoRan et al	McMoRan et al		HI A-446 Lease G02359		\$0.00	Assume and Allocate Pursuant to Divisive Mergers		×	x
1316		Unit Agreement and/or Unit Operating Agreement	Amendment to Unit Agreement, Viosca Knoll Block 252 Unit, Contract No. 7453494013, dated November 7, 2005 (effective November 1, 2005) as approved by the Minerals Management Service by letter dated January 10,2007, but made effective November 8, 2006, replacing Exhibits "A". "B" and "C" and Article 13.1 in its entirely (reduction of Unit Area)	Minerals Management Service		VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Divisive Mergers	х	*	x
1344	5/2/2012	Confidentiality Agreements / AMI and Related Consents	Letter, dated May 2, 2012 between Newfield Exploration Company and Chevron U.S.A. Inc., being a waiver of confidentiality provision	Newfield Exploration Company and Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	*	×
1346	11/18/2004	Letter Agreement - Other Land	grant by Chevron in favor of Newfield; Letter Agreement, dated November 18; 2004, between Chevron U.S.A. Inc. and Newfield Exploration Company, amending the terms of Letter Agreement, dated October 14, 2004, between Chevron U.S.A. Inc. and Newfield Exploration Company, amending the terms	Newfield Exploration Company, Chevron U.S.A. Inc., Noble Energy, Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers			×
			Noble Energy, Inc. concerning Production Handling Agreement Terms, Viosca knoll.251 "A" Platform, Cadillac Prospect and any Other Future Non-unit Production:							×	*	X
1372	12/20/2005	Confidentiality Agreements / AMI and Related Consents	Letter Agreement, dated December 20, 2005, between Noble Energy, Inc. and Ghevron U.S.A. Inc., being a consent.to.disclose confidential data	Noble Energy, Inc. and Ghevron U.S.A. Inc., being a consent.to.disclose confidential data	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	*	x
1379	4/6/1995	Joint Development / Venture / Exploration Agreements		Norcen, Explorer, Inc., Texaco Exploration and Production; Inc., Hunt Industries, The George R. Brown, Partnership; JOC Venture, Lamar Hunt Trust Estate, Mobil Oil Exploration	Fieldwood Energy Offshore LLC	SS 206 Lease G01522, SS 207 Lease G01523		\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x
1384	11/1/2005	Other Misc.	Partitiion and Redemption Agmt. dated 11-1-2005 b/b Northstar Gulfsands, LLC and Gulfsands Petroleum USA, Inc.	Northstar Gulfsands, LLC and Gulfsands Petroleum USA, Inc.	Fieldwood Energy Offshore LLC	VR 332 Lease G09514	ANKOR E&P HOLDINGS CORPORATION, CANNAT ENERGY INC.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	×	x
1385	7/7/2008	Letter Agreement - Other Land	UR 332 A5 Letter Agmt dated July 7, 2008 b/b Northstar Interests, L.C. and Dynamic Offshore Resources, LLC	Northstar Interests, L.C. and Dynamic Offshore Resources, LLC	Fieldwood Energy Offshore LLC	VR 332 Lease G09514	ANKOR E&P HOLDINGS CORPORATION, CANNAT ENERGY INC.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	*	x
1497	10/23/2000	Letter Agreement - Other Land	L.C. aim Dyllamin Unismare Resources, LLC Letter Agreement, dated October 23, 2000, between Range Resources Corporation and Chevron U.S.A. Inc., entitled "Annual Reciprocity Notice Regarding Conveyance to Chevron U.S.A. Inc. of Main Pass Black 154, South and East Addition Platform "A" arid Two'Wells Thereon, Federal O.S., Offshore Alabama."	Range Resources Corporation and Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	MP 154 Lease G10902		\$0.00			×	x
1528	9/20/1995	Operating Agreement - Other	Operating Agreement eff. 9-20-95 b/b Samedan and Walter	Samedan and Walter	Fieldwood Energy LLC	VR 314 Lease G05438, VR 315 Lease G04215	WALTER OIL & GAS CORPORATION	\$0.00	Assume and Allocate Pursuant to Divisive Mergers		*	x
1529	3/1/2002	Farmout Agreement	Farmout Agmt. eff. 3-1-2002 b/b Samedan Oil Corporation (Farmor) and Pure Resources. L.P. (Farmee)	Samedan Oil Corporation (Farmor) and Pure Resources, L.P. (Farmee)	Fieldwood Energy Offshore LLC	VR 332 Lease G09514	ANKOR E&P HOLDINGS CORPORATION, CANNAT ENERGY INC.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x	×	x
1530	6/11/1993	Joint Operating Agreement	and Pure Resources, L.P. (Farmee) Operating Agreement eff. 6-11-1993 b/b Samedan Oil Corporation and British Borneo Exploration Inc et al	Samedan Oil Corporation and British Borneo Exploration Inc., et al	Fieldwood Energy	VR 332 Lease G09514, VR 333 Lease G14417	ENERGY INC. ANKOR E&P HOLDINGS CORPORATION, CANNAT ENERGY INC.	\$0.00	Assume and Allocate Pursuant to	x	*	x
1531	6/9/2003	Property Participation & Exchange	Participation Agmt. eff. 6-9-2003 b/b Samedan Oil Corporation and	Samedan Oil Corporation and CLK Company	Offshore LLC Fieldwood Energy	VR 332 Lease G09514	ANKOR E&P HOLDINGS CORPORATION, CANNAT	\$0.00		x	*	x
\Box		Agreements	CLK Company		Offshore LLC		ENERGY INC.		Divisive Mergers			

Case 20-33948 Document 1549 Filed in TXSB on 06/11/21 Page 71 of 71

Applicable Entity

Fieldwood Energy, LLC, et al. Prepared June 11, 2021

Schedule of Assumed Contracts (Tracked Changes)

Notes:

(1) The inclusion or exclusion by the Debtors of any contract or lease on this schedule shall not constitute an admission by the Debtors that any such contract or lease is or is not an executory contract or unexpired lease or that the Debtors or their respective diffiliates has any liability thereunder.

(2) The Debtors reserve the right, in their reasonable discretion, to further amend this schedule to add or remove any executory contract or unexpired lease or that the Debtors or their respective affiliates has any liability thereunder.

(3) Known Contract Counterpraities represent parties listed in actual agreements and/or words names and/or

acadinate set form on this conceded of 7 seamed contained is to			, ,				and this scriedule of Assumed Contracts, the applicable			Applicab	le Entity		
	Contract Date	Contract Category	Contract Description [1][2]	Known Contract Counterparties [3]	Debtor Entities [4]	Associated Leases [5]	Related Lease Parties [6]	Cure Estimate [7]	Proposed Contract Treatment [8]		Credit Bid Purchaser	FW III	FW IV
1533	1/21/1994	Unit Agreement and/or Unit Operating Agreement	Unit Operating Agreement for the Viosca Knoll .252 Unit, by and between Samedan Oil Corporation, as Operator, and Continental Land & "Fur Co., Inc., dated effective January 21,1994. Preferential Right to Purchase - 15 Days. (Section 26.2)	Samedan Oil Corporation, as Operator, and Continental Land & Fur Co., Inc., dated effective January 21,1994. Preferential Right to Purchase - 15 Days. (Section 26.2)	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		*	x
1576	5/7/1993	Letter Agreement - Other Land	Letter Agmt. dated 5-7-1993 b/b Shell Offshore Inc. and Freeport McMoRan Oil and Gas Company.	Shell Offshore Inc. and Freeport McMoRan Oil and Gas Company.	Fieldwood Energy Offshore LLC	VR 332 Lease G09514	ANKOR E&P HOLDINGS CORPORATION, CANNAT ENERGY INC.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		*	×
1578	6/1/1993	Farmout Agreement	Farmout Agmt. eff. 6-1-1993 b/b Shell Offshore Inc. and Samedan Oil Coporation.	Shell Offshore Inc. and Samedan Oil Coporation	Fieldwood Energy Offshore LLC	VR 332 Lease G09514	ANKOR E&P HOLDINGS CORPORATION, CANNAT ENERGY INC.	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		×	x
1695	2/11/1994	Unit Agreement and/or Unit Operating Agreement	Unit Agreement For Outer Continental Shelf Exploration. Development and Production Operations on the Viosca Knoll 252 Uni designated Contract No. 754394013, by the Minerals Management Service, dated effective February 11, 1994, executed by Samedan Oil Corporation (as Unit Operator) and Chevron U.S.A. Inc.(as a working interest owner).	The Minerals Management Service, Samedan Oil Corporation and Chevron U.S.A. Inc.		VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		*	x
1737	1/11/2001	Letter Agreement - UOA	Letter, dated January 11, 2001, from the United States Department of the Interior, Minerals Management Serviceto Chevron U.S.A. Inc., approving the initial participating area plat and Exhibit C for the Viosca Knoll 252 Unit. Agreement No. 754394013, effective November 8, 2000	United States Department of the Interior, Minerals Management Service, Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		*	x
1738		Letter Agreement - UOA	Letter, dated January 9, 2002, from the United States Department of the Interior, Milnerals Management Service to Chevron U.S.A. Inc., approving, a revision to the participating area plat and Exhibit C for the Viosca Knoll 252 Unit, Agreement No. 754394br3, effective December 1, 2001.	United States Department of the Interior, Minerals Management Service, Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		×	x
		Letter Agreement - UOA	Letter, dated May 28, 2004, from the United States Department of the Interior, Minerals Management Service to Chevron U.S.A. Inc., approving a revision to the participating area plat and Exhibit Cfor thel/fosca Knoll 262 Unit, Agreement No. 754394013, effective December 1, 2003.	United States Department of the Interior, Minerals Management Service, Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		*	x
1740		Letter Agreement - UOA	the Interior, Minerals Management Service to Chevron U.S.A. Inc., approving a revision Exhibits "A", "B" and "C" reflecting a change in the Unit Area due to contraction provisions in the Viosca Knoll 252 Unit, Agreement No. 754394013.	United States Department of the Interior, Minerals Management Service, Chevron U.S.A. Inc.	Fieldwood Energy Offshore LLC	VK 251 Lease G10930, VK 340 Lease G10933	Williams Field Services	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		*	x
1880		Marketing - Construction, Operations, Management, Ownership Agreements	Conveyance and Operating Agreement Grand Chenier Separation Facilities Cameron Parish, Louisiana		Fieldwood Energy LLC	WC 65 G02825, WC 66 G02826, WC 72 G23735, EC 2 SL16473 16473	n.a.	\$0.00	Assume and allocate pursuant to divisive mergers	×			
1925	6/12/2018	Marketing - Transportation	Radification and Joinder of the Gas Lateral Transportation Agreement effective. June 12, 2016 by and between Murphy Exploration 6. Production Company-USA, En Petroleum USA, LLC and Manuberi Oli and Gas (USA) LLC, in their capacities as "Pselient Owners," and the Company-USA (LLC and Manuberi Pselied Company (LLC) in its capacity as a producer in the Big Bend Leasees and the Datatter Leases, and Teledoxod, in 1st capacity as operator of the Big Bend Leasee and the Datatter Leases.	Multiply Exploration & Production Company-USA. Eni Petriseum USA LLC and Manufaciol (10 and Gas (USA) LLC), their capacities as Physiene Owners, Murphy, in its capacity as operator of the Transportation System. Pelideocod Energy in its capacity as ceptator of the Transportation System. Pelideocod Energy LLC in its capacity as a producer in the ISB gland control of the ISB gland control of the ISB gland Lesses and the Dantzfer Lesses.	Fieldwood Energy LLC	MC 697 Lease G38021, MC 698 Lease G38022, MC 742 Lease G32343, M 782 Lease G33757	RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC; RIDGEWOOD DANTZLER LLC, TALOS EXPLORATION LLC, W & T ENERGY VI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1926	6/12/2018	Marketing - Transportation	Ratification and Joinder of Oil Literal Transportation Agreement effective June 12, 2016 by and between Murphy Exploration 6. Production Company-USA. En Petroleum USA LLC and Manuberi Oil and Gas (USA) LLC, in their capacities as "Pspelned Owners", Murphy, in its capacity as operator of the Transportation System; Felidowocd Energy LLC in its capacity as a producer in the Big Bend Leases and the Dantizler Leases; and Fieldwood, in its capacity as operator of the Big Bend Leases and the Dantizler Leases; and Fieldwood, in its capacity as	Murphy Exploration & Production Company-USA. En Petroleum USA LLC and Mancherol (10 and Gs. UGA) LLC in their capacities as "Pipeline Owners", Murphy, in its capacity as operator of the Transportation System Fieldwoof Energy LLC in its capacity as producer in the Big Bedem Leases and the Dantzler Leases, and Fieldwood, in its capacity as operator of the Big Bend Leases and the Dantzler Leases.	Fieldwood Energy LLC	MC 697 Lease G38021, MC 698 Lease G28022, MC 742 Lease G32343, M 782 Lease G33757	C HOUSTON ENERGY DEEPWATER VENTURES V. RED WILLOW OFFSHORE ILC, W & T ENERGY VI LLC; RIDGEWOOD DANTZLER LLC, TALOS EXPLORATION LLC, W & T ENERGY VI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1927		Marketing - PHA	Joinder Agreement effective July 31, 2018 by and between SBM Gult Production, LLC, Fieldwood Energy LLC, Murphy Exploration & Production Company - USA, Marubeni Oil & Gas (USA) LLC and Eni Petroleum US LLC		Fieldwood Energy LLC	MC 697 Lease G28021, MC 698 Lease G28022, MC 742 Lease G32343	HOUSTON ENERGY DEEPWATER VENTURES V, RED WILLOW OFFSHORE LLC, W & T ENERGY VI LLC	\$0.00	Assume and assign to Credit Bid Purchaser		x		
1928	2/14/2018	Settlement / Release / Relinquishment Agreements	Offshore LLC, Fieldwood Energy SP LLC, Dynamic Offshore Resources NS, LLC, Bandon Oil and Gas, LP and Northstar Offshore Group, LLC by and through The Litigation Trust	Fieldwood Energy LLC, Fieldwood Energy Offshore LLC, Fieldwood Energy SP LLC, Dynamic Offshore Resources NS, LLC, Bandon Oil and Gas, LP and Northstar Offshore Group, LLC by and through The Litigation Trust	Fieldwood Energy LLC; Fieldwood Energy Offshore LLC; Fieldwood Energy SP LLC	Pt. 8 Lease G03587, Pt. 13 Lease G03171, SM 39 Lease G16320, SM 142 Lease G01216, SM 143 Lease G01217, VR 196 Lease G19760, VR 207 Lease G19761	ANKOR ENERGY LLC; ANKOR ENERGY LLC, ENVEN ENERGY VENTURES, LLC; HALLIBURTON ENERGY SERV INC; ARENA ENERGY LP, ARENA OFFSHORE LP	\$0.00	Assume and Allocate Pursuant to Divisive Mergers	x		x	×
1929	4/1/2021	HWCG SUB LLC Organizational Docs.	Second Amended and Restated Limited Liability Company Agreement of HWCG Holdings LLC dated effective as of April 1, 2021	Relates to membership unit in HWCG LLC	Fieldwood Energy LLC	na.	na.	\$0.00	Assume and assign to Credit Bid Purchaser		×		
1930	1/25/2007	Unrecorded Easement	Unrecorded Easement Grand Chenier Separation Facilities/Pipeline Cameron Parish Louisiana	Tennessee Gas Pipeline Company	Fieldwood Energy LLC	n.a.		\$0.00	Assume and Allocate Pursant to Divisive Mergers	x			
1931	1/25/2007	Unrecorded Easement	Unrecorded Easement Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana	Harvest Pipeline Company	Fieldwood Energy LLC	n.a.		\$0.00	Assume and Allocate Pursant to Divisive Mergers	x			
1932	10/1/2006	Surface Lease	Surface Lease Grand Chenier Separation Facilities/Pineline	Cora Lee Crain Byrd et al	Fieldwood Energy LLC	n.a.		\$0.00	Assume and Allocate Pursant to Divisive Mergers	x			
1933	10/1/2006	Surface Lease	Cameron Parish, Louisiana (File No. 308484) Surface Lease Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 308481)	James Donald Richard et al	Fieldwood Energy LLC	n.a.		\$0.00	Assume and Allocate Pursant to Divisive Mergers	x			
1934	10/1/2006	Surface Lease	Surface Lease Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 308483) Surface Lease Grand Chenier Separation Facilities/Pipeline	Richard Theriot etal	Fieldwood Energy LLC	n.a.		\$0.00	Assume and Allocate Pursant to Divisive Mergers	x			
1935	10/1/2006	Surface Lease	Cameron Parish, Louisiana (File No. 308482)	Barbara Jean Richard Lemaire	Fieldwood Energy LLC	n.a.		\$0.00	Assume and Allocate Pursant to Divisive Mergers	x			
1936	8/10/2006	Surface Lease	Surface Lease Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 299965)	Melba Lou Vincent Trahan et al	Fieldwood Energy LLC	n.a.		\$0.00	Assume and Allocate Pursant to Divisive Mergers	x			
1937	5/4/1966	ROW	ROW Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 108363)	Delsan Broussard	Fieldwood Energy LLC	n.a.		\$0.00	Assume and Allocate Pursant to Divisive Mergers	x			
1938	7/11/1966	ROW	ROW Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 108661)	Cameron Parish School Board	Fieldwood Energy LLC	n.a.		\$0.00	Assume and Allocate Pursant to Divisive Mergers	x			
1939	8/9/1966	ROW	ROW Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 109068)	Mermentau Mineral & Land Company	Fieldwood Energy LLC	n.a.		\$0.00	Assume and Allocate Pursant to Divisive Mergers	x			
1940	6/29/1966	ROW	ROW Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 108672)	Miami Corporation	Fieldwood Energy LLC	n.a.		\$0.00	Assume and Allocate Pursant to Divisive Mergers	×			
1941	9/18/2006	ROW Amend	ROW Amend Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 301016)	Miami Corporation	Fieldwood Energy LLC	n.a.		\$0.00	Assume and Allocate Pursant to Divisive Mergers	×			
1942	8/2/1966	ROW	ROW Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 109150)	Sweet Lake Land and Oil Company	Fieldwood Energy LLC	n.a.		\$0.00	Assume and Allocate Pursant to Divisive Mergers	x			
1943	5/12/1966	ROW	ROW Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 108365)	Consuelo Skelton	Fieldwood Energy LLC	n.a.		\$0.00	Assume and Allocate Pursant to Divisive Mergers	x			
1944	5/3/1966	ROW	ROW Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 108364)	Emare Theriot	Fieldwood Energy LLC	n.a.		\$0.00	Assume and Allocate Pursant to Divisive Mergers	x			
1945	5/3/1966	ROW	ROW Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 108366)	Euma Theriot	Fieldwood Energy LLC	n.a.		\$0.00	Assume and Allocate Pursant to Divisive Mergers	x			
1946	7/22/1966	ROW	ROW Grand Chenier Separation Facilities/Pipeline Cameron Parish, Louisiana (File No. 108786)	State of Louisiana ROW No. 701	Fieldwood Energy LLC	n.a.		\$0.00	Assume and Allocate Pursant to Divisive Mergers	x			
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ed. Fine Cure Amount for the Apache Decommissioning Agreement is \$48,249,559(3),783,795 (the "Apache Decom Cure Amount"). Notwithstanding anything contained in the Plan or any other document, the Apache Decom Cure Amount will be satisfied solely by a drawdown on the Standby Facility (as defined in that certain Agreement and Plan of Merger attached to the Apache Implementation Agreement), and not from any other source, and will be paid into Trust A on the Effective Date on or as soon as reasonably racticable thereafter (but in no event later than ten (10) business days following the Effective Date). The Debtors and Apache reserve all rights in the event of any dispute regarding the Apache Decommissioning Agreement, including as to the amount or payment of the Apache Decom